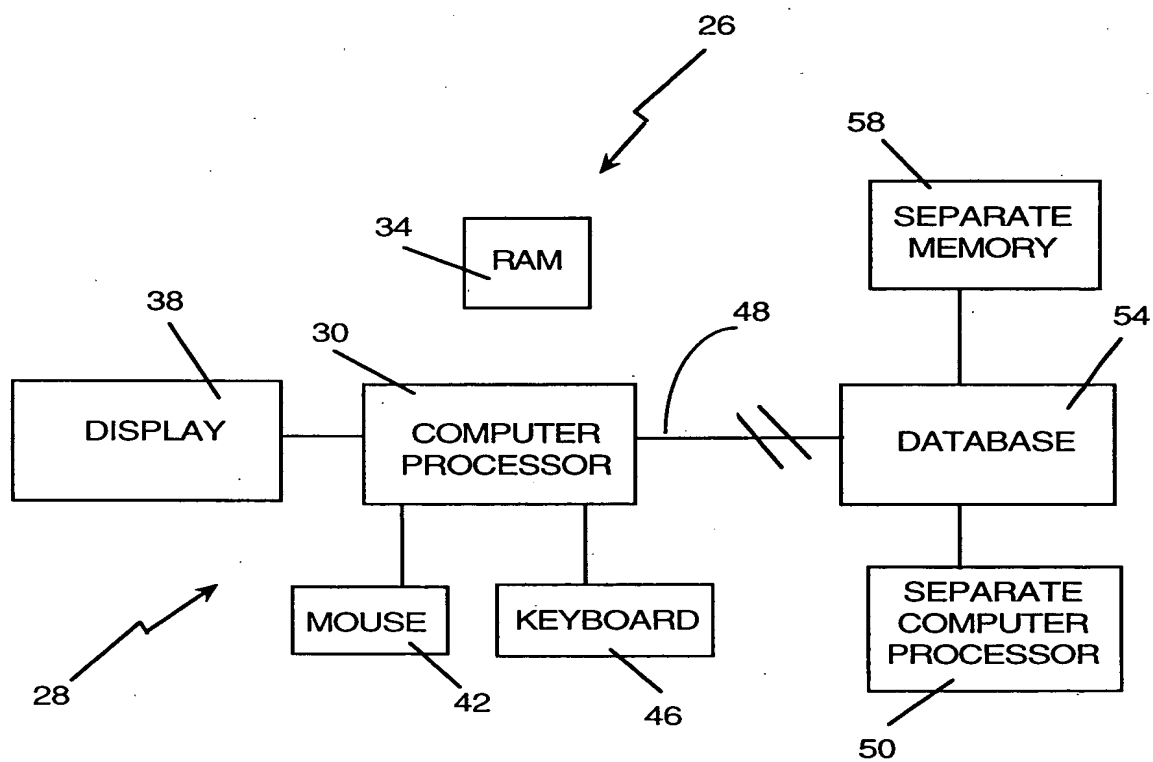
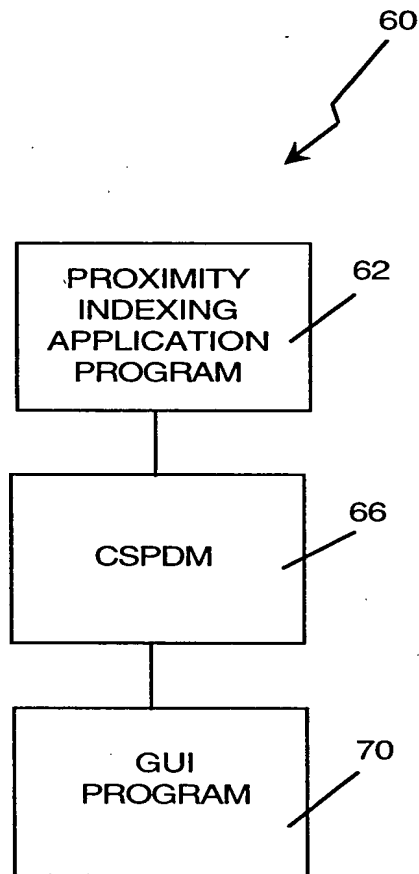


0985457.051504



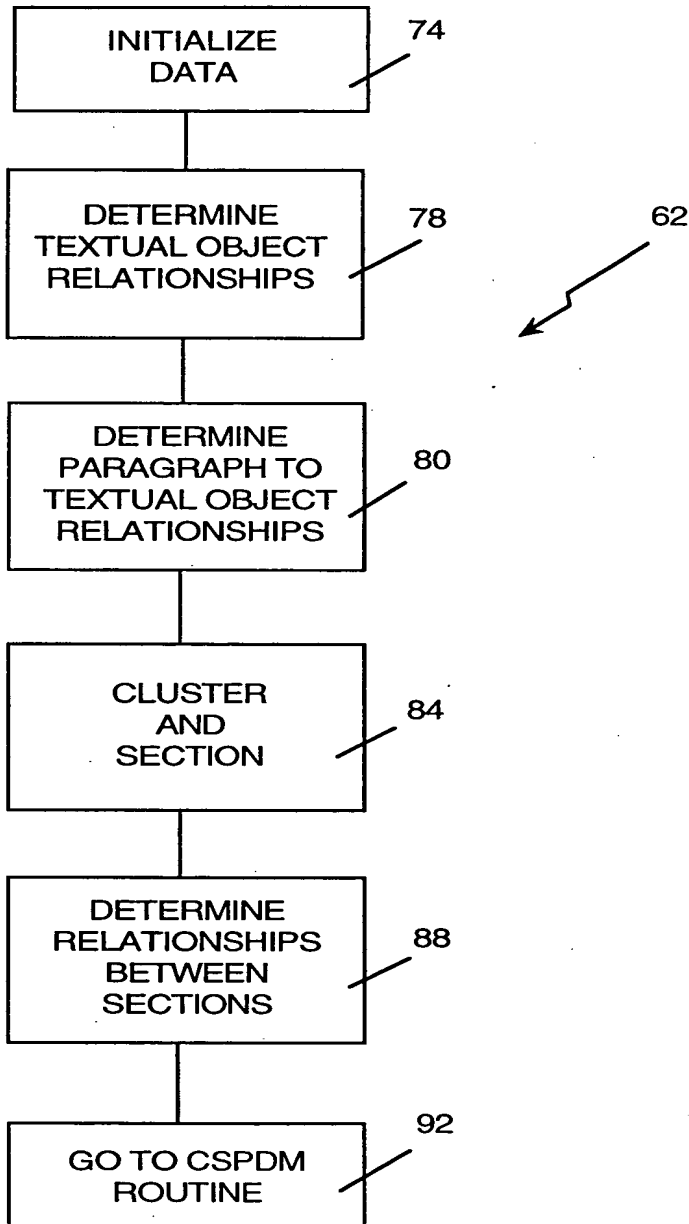
*Fig. 1*

09854577.051501



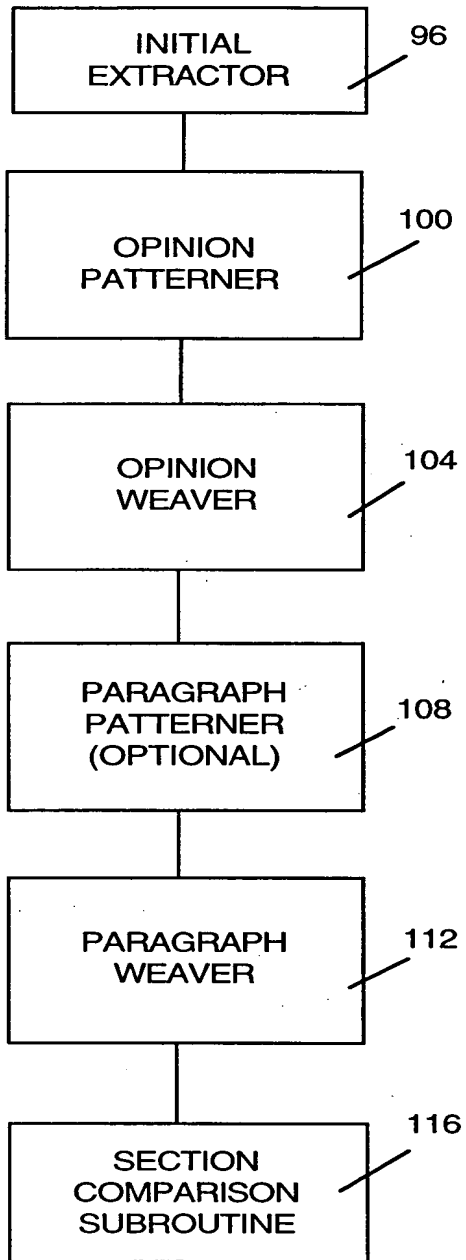
*Fig. 2*

005457 051501 105150 22545860



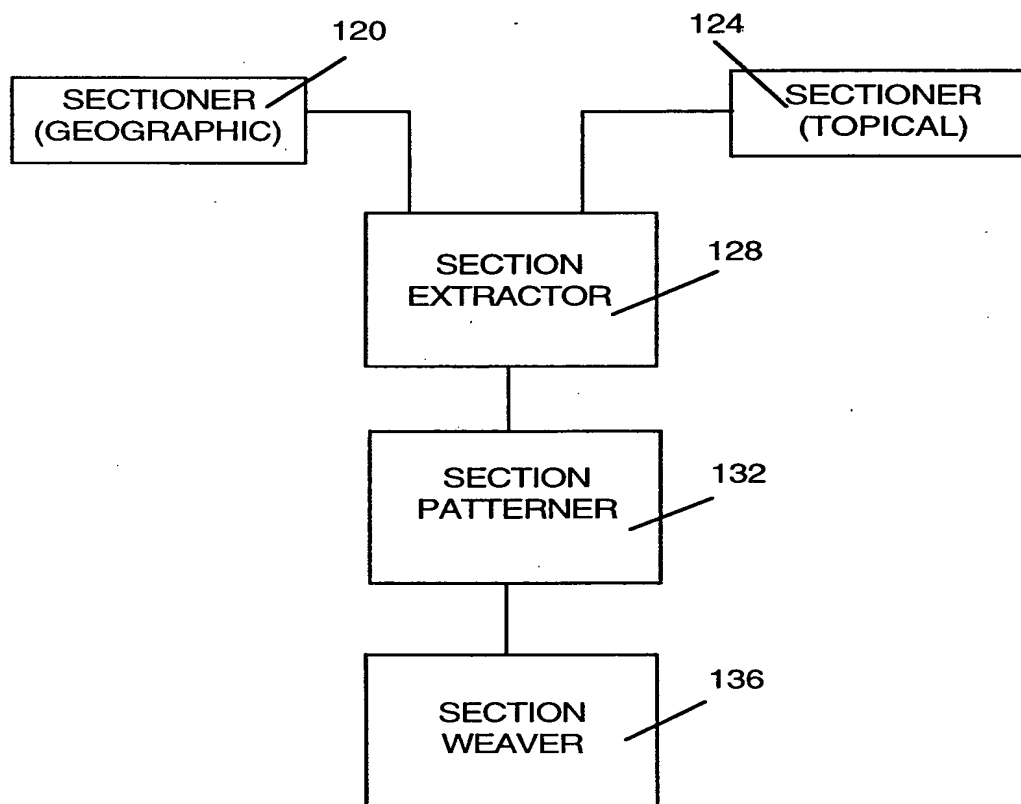
*Fig. 3A*

0985457 051501



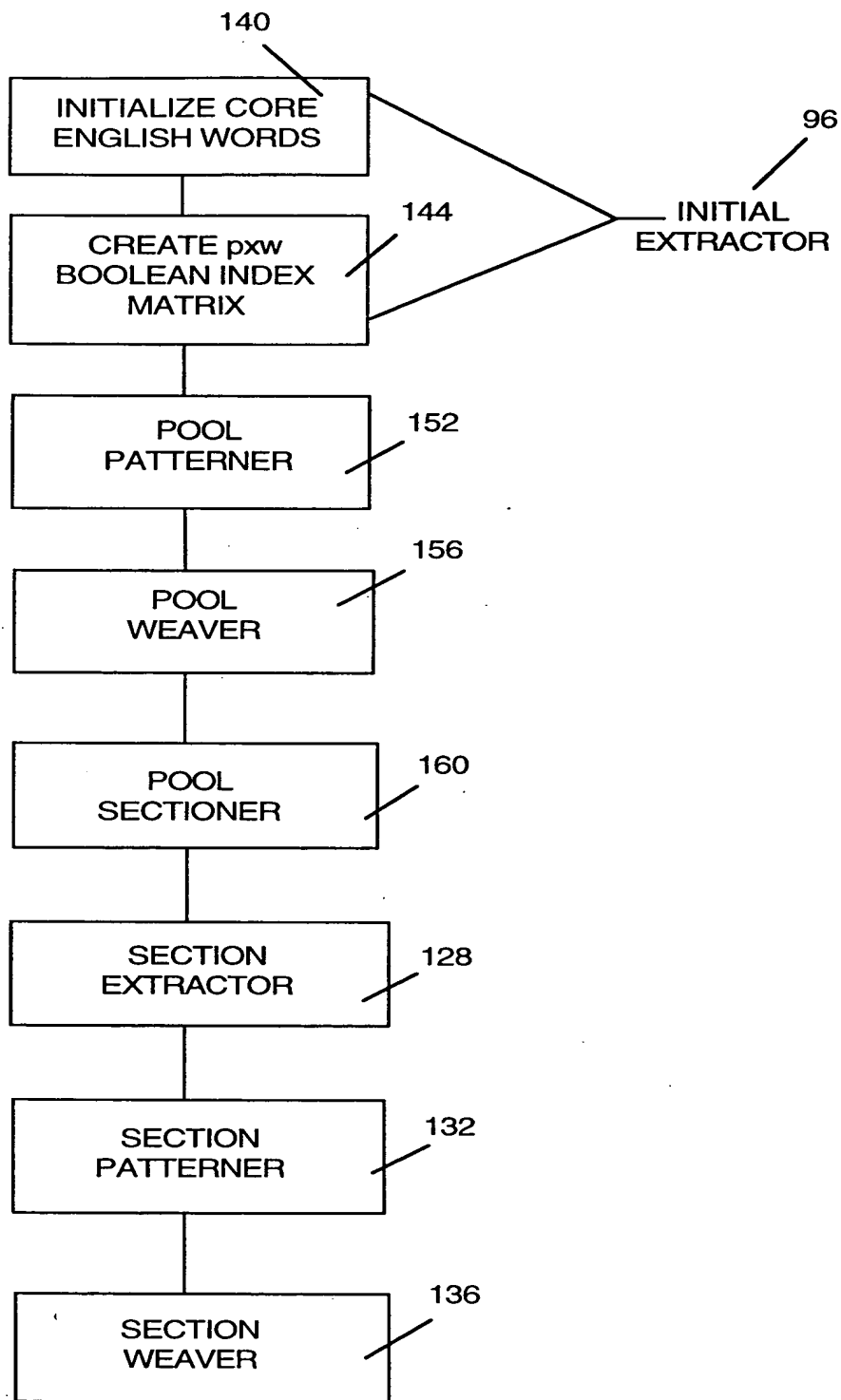
*Fig. 3B*

09854577 051501



*Fig. 3C*

09854577.051501



*Fig. 3D*

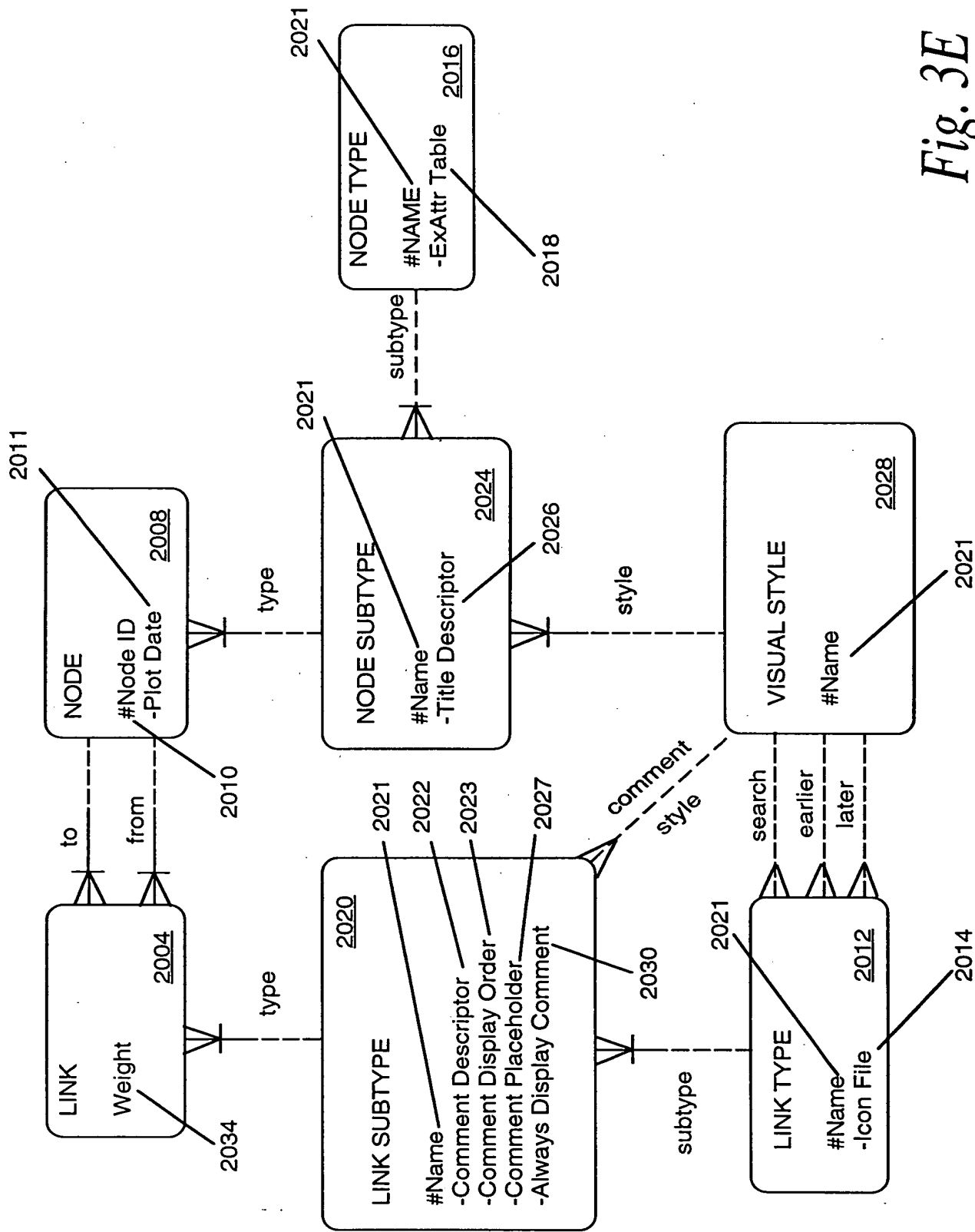


Fig. 3E

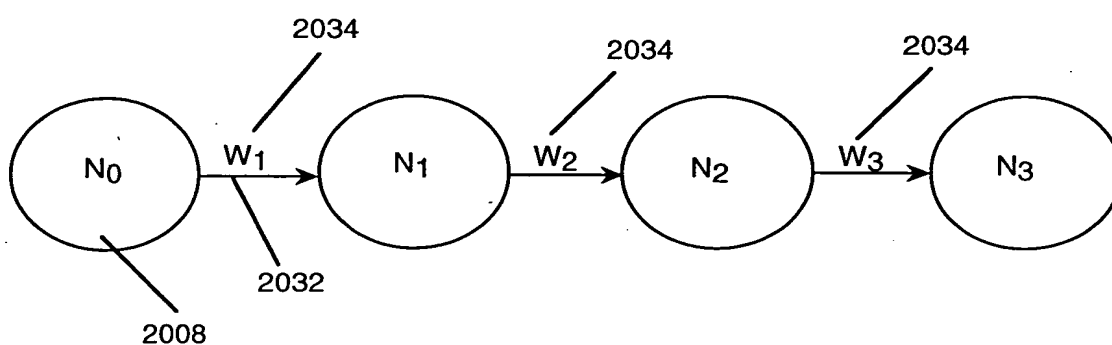


Fig. 3F

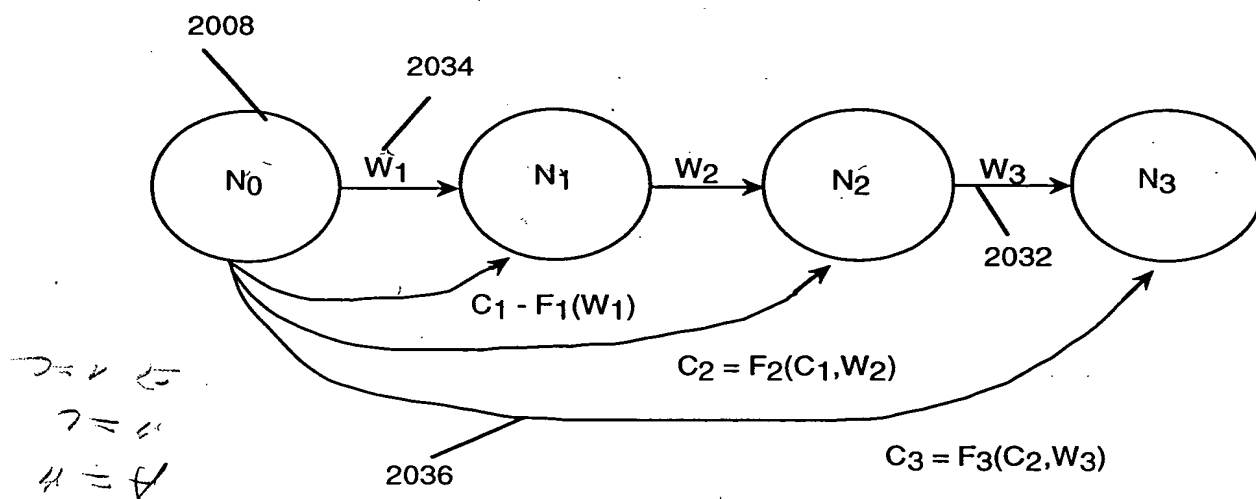


Fig. 3G



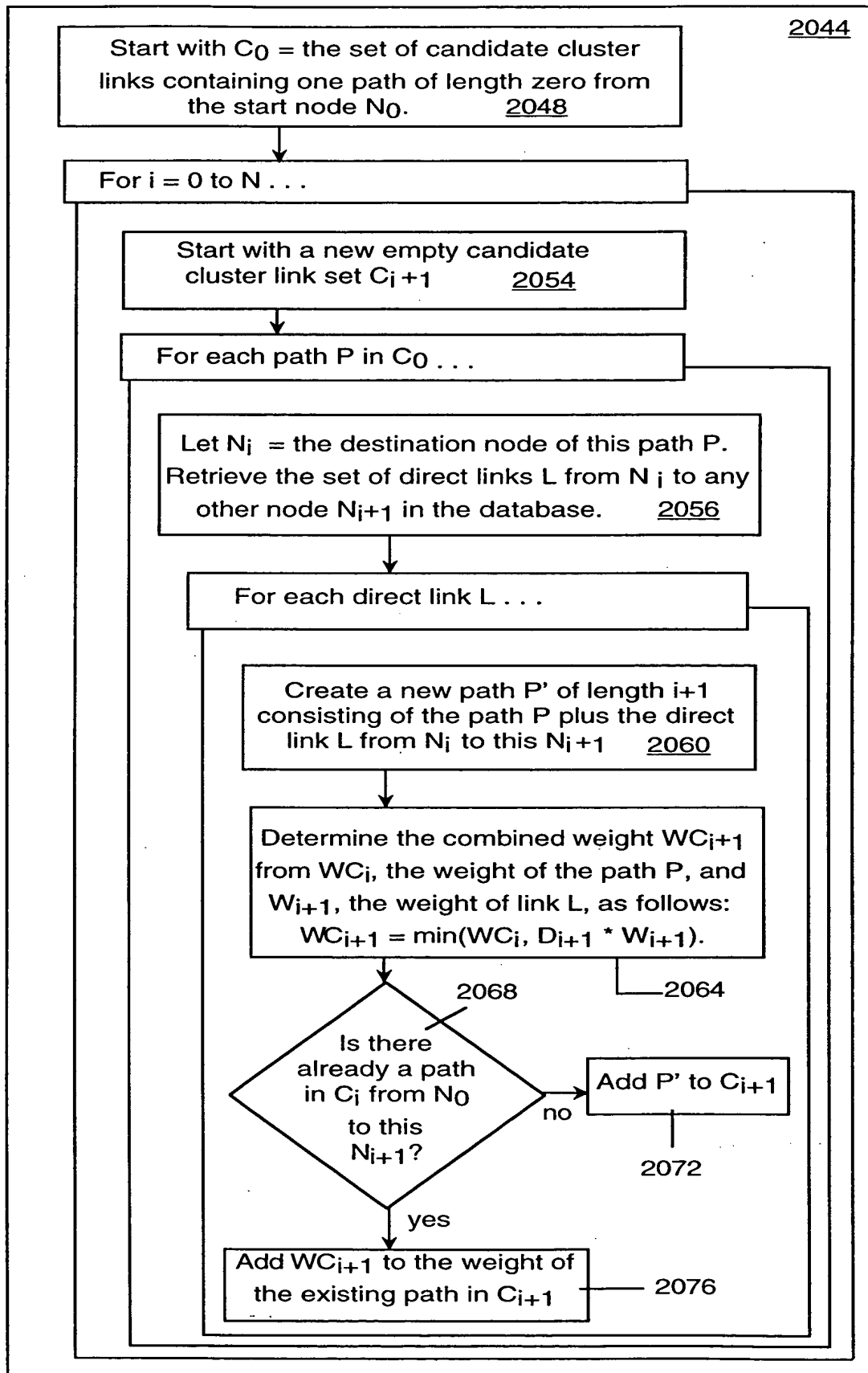


Fig. 3H

09854577-051501

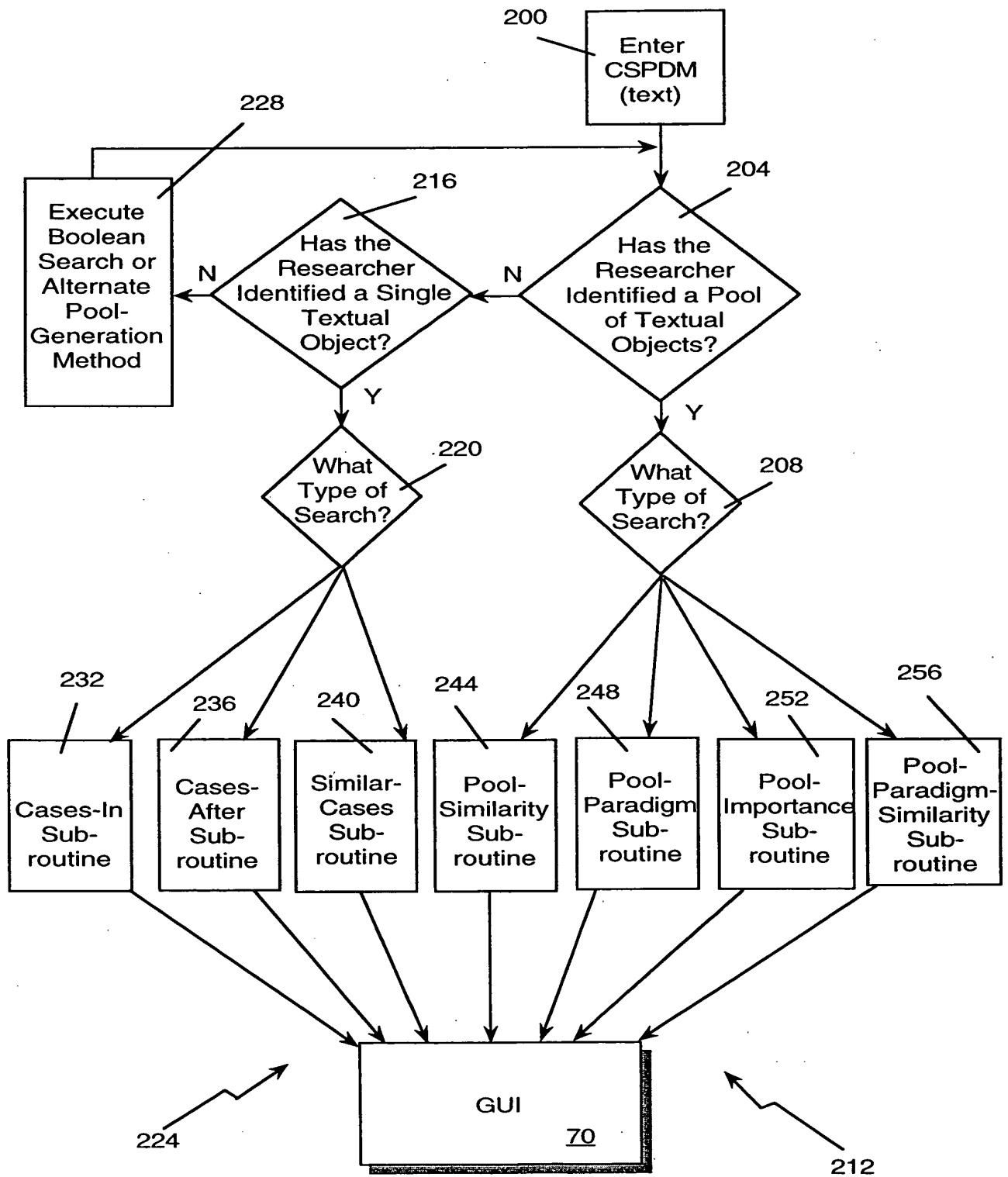
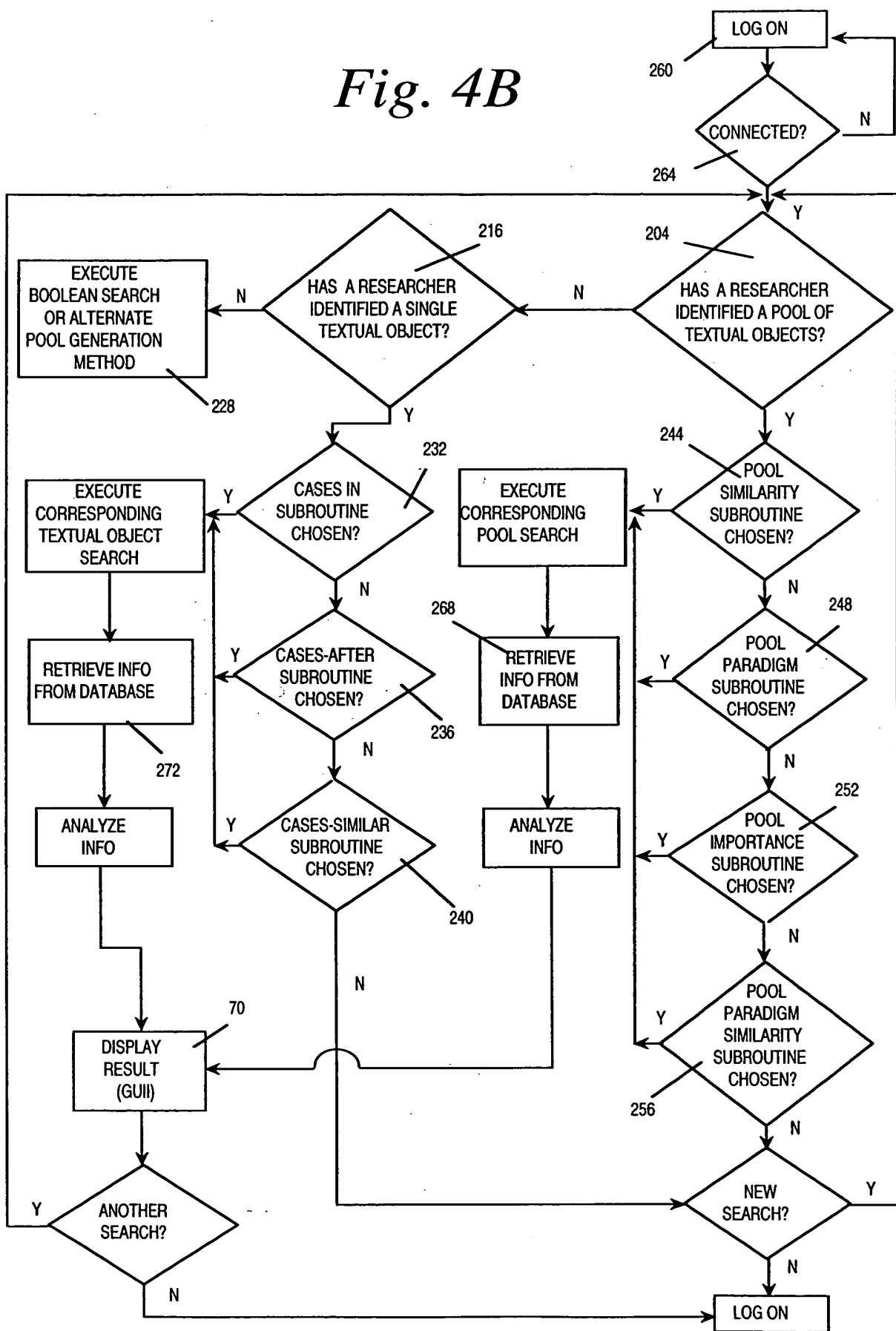


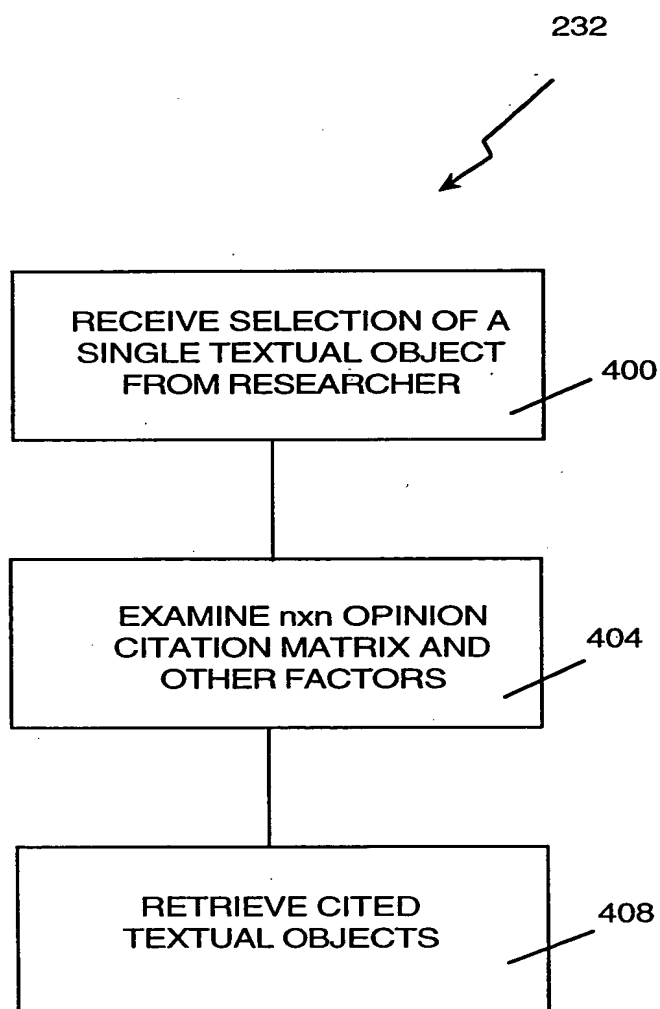
Fig. 4A

Fig. 4B



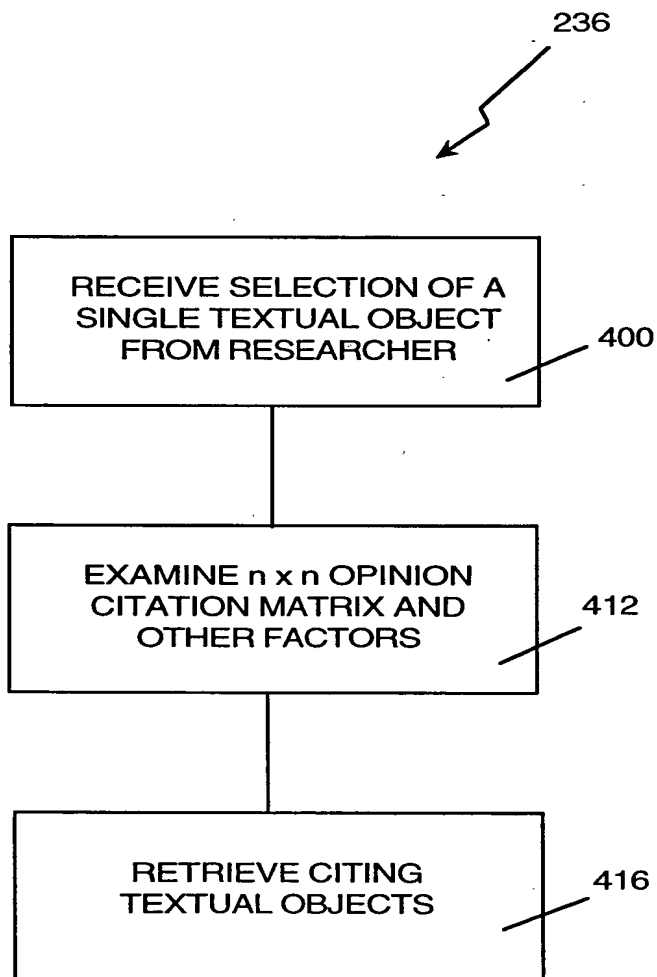
09854577.051504

09854577.051501

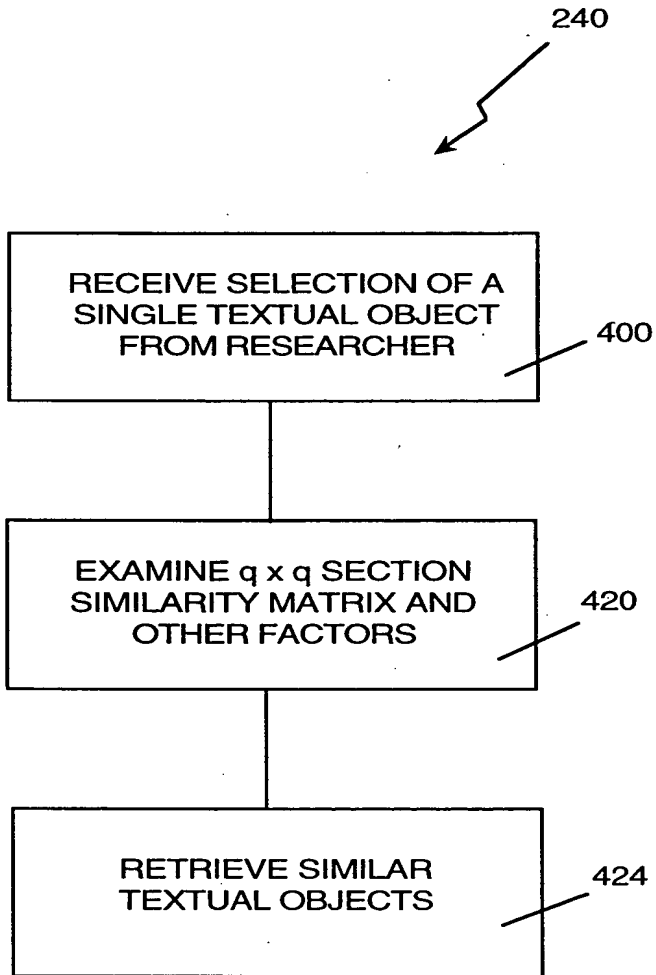


*Fig. 4C*

09854577-051501



*Fig. 4D*



*Fig. 4E*

09854577-051501

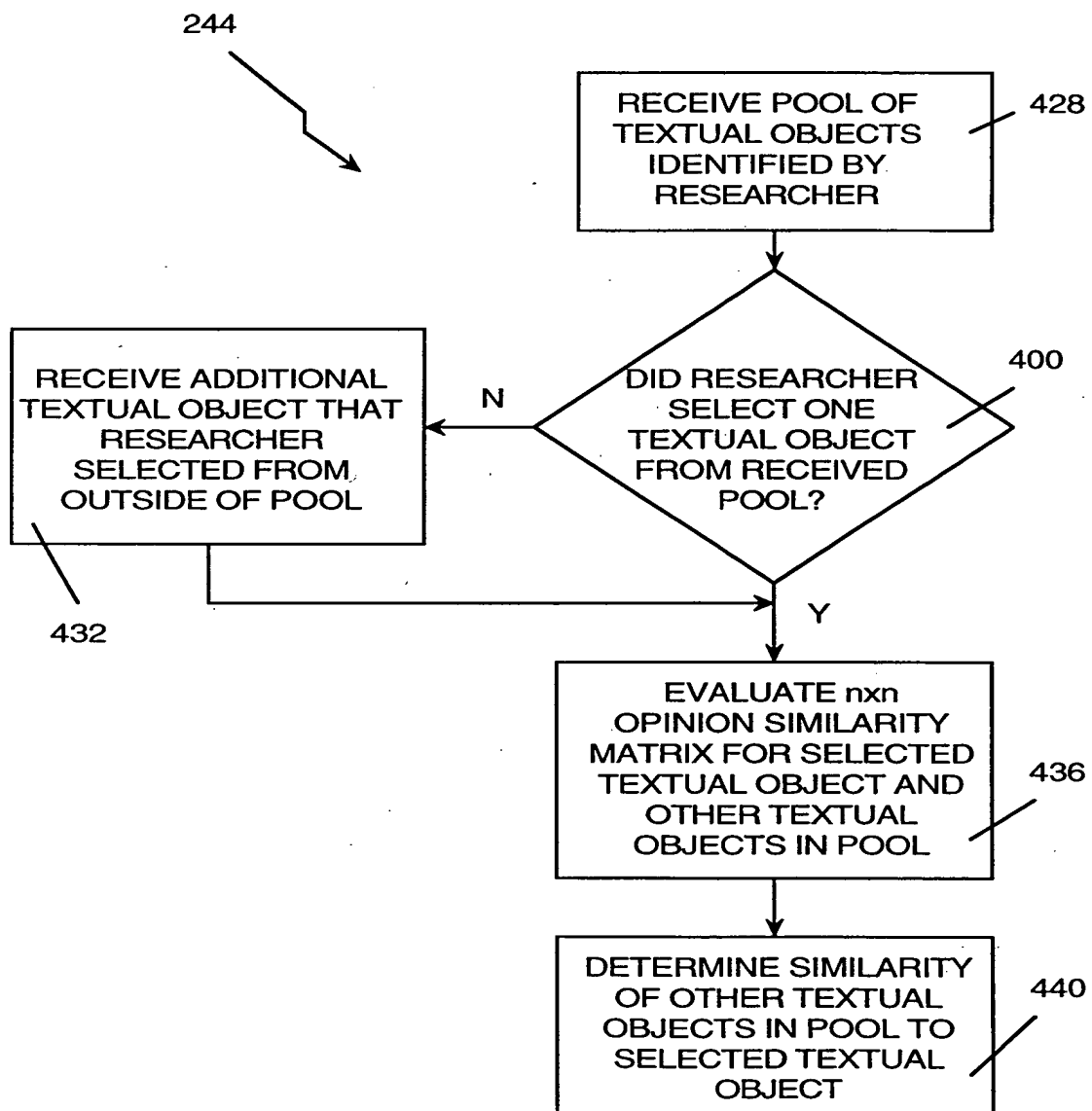
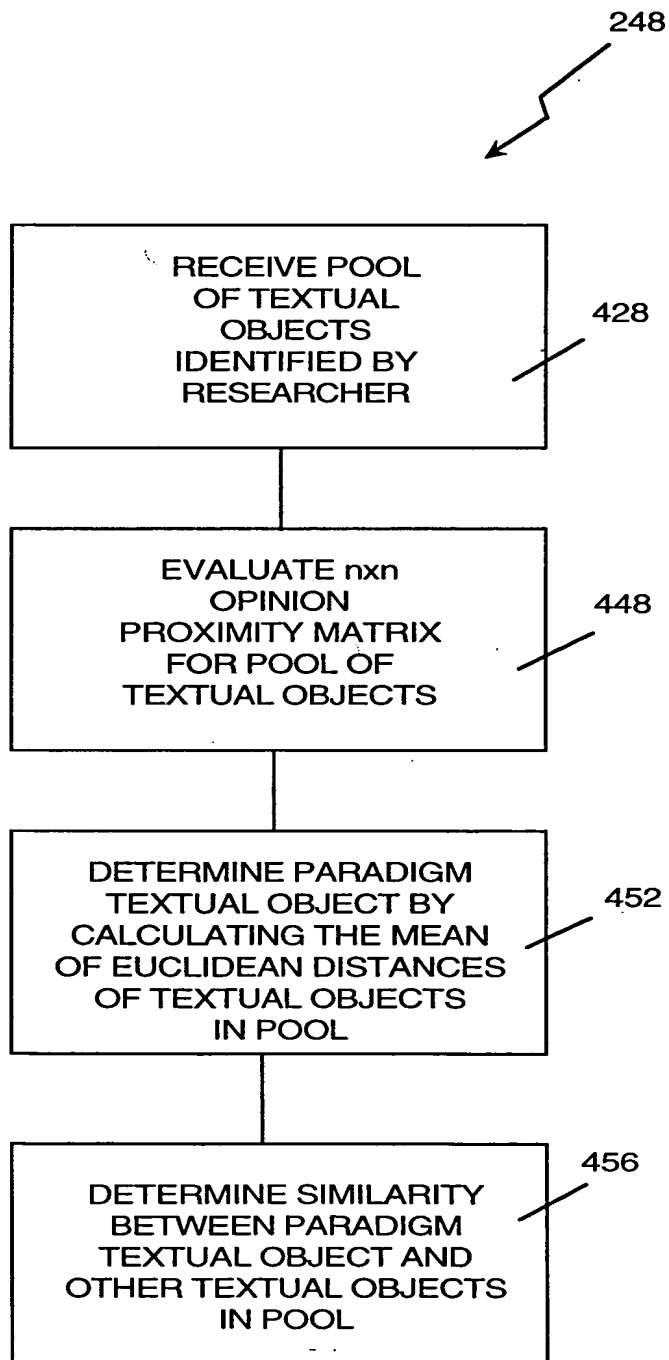


Fig. 4F

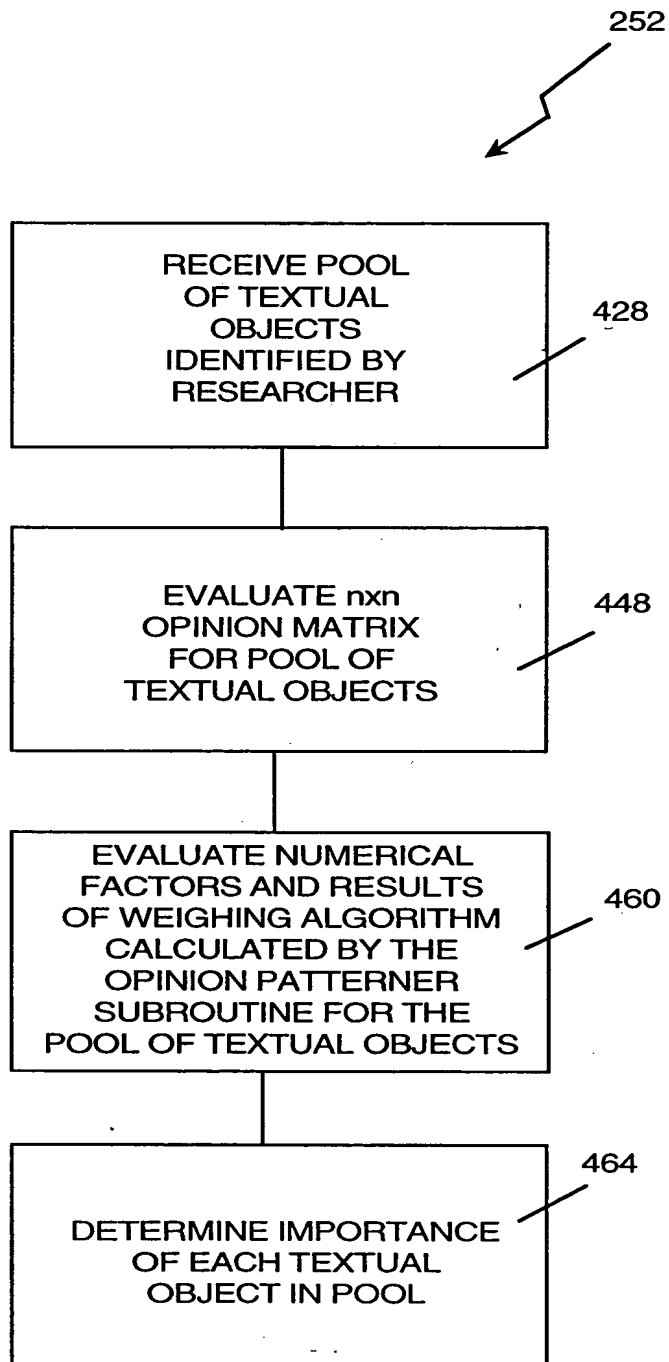
09854577 051501



*Fig. 4G*



09894577.051501



*Fig. 4H*

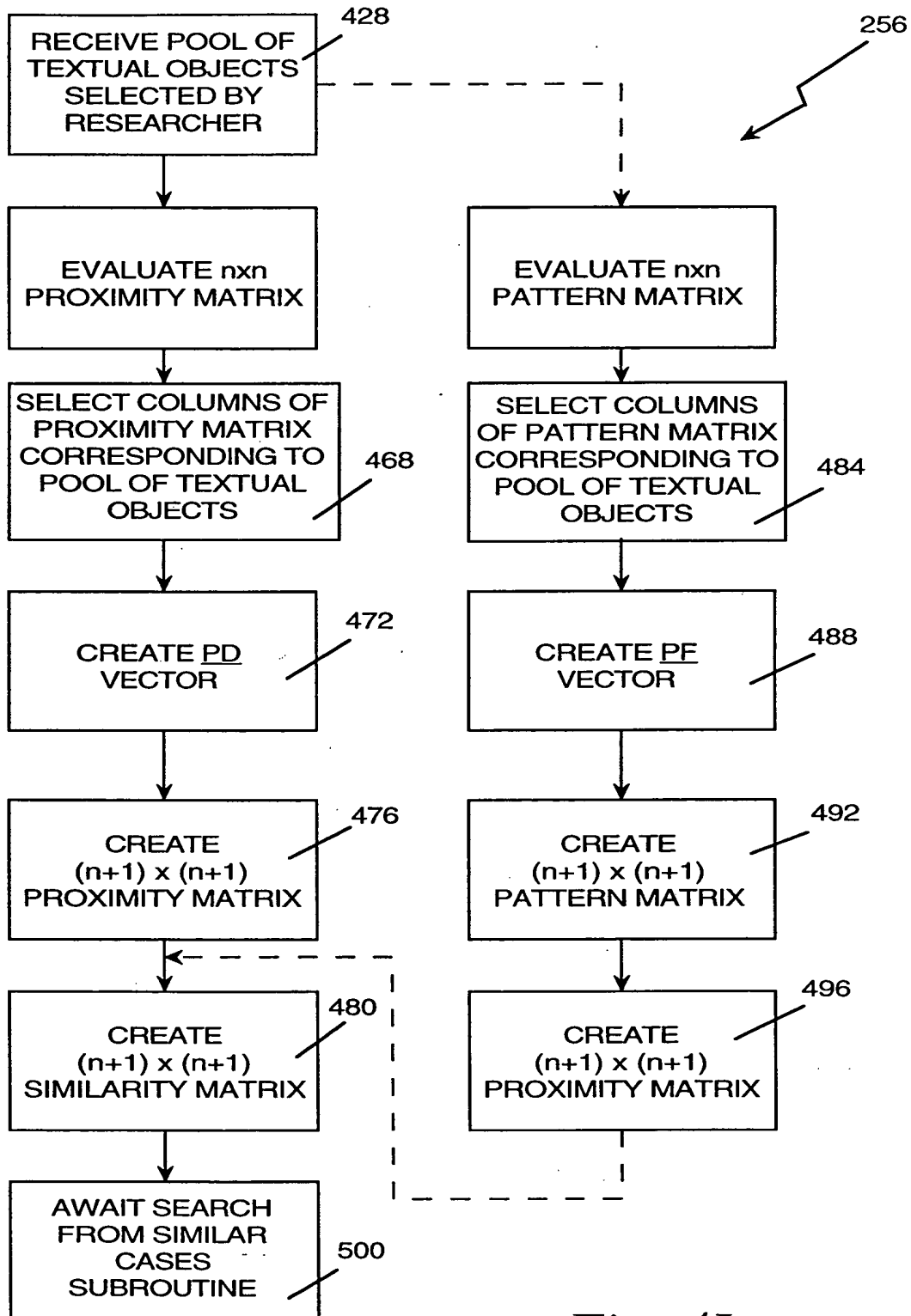


Fig. 4I

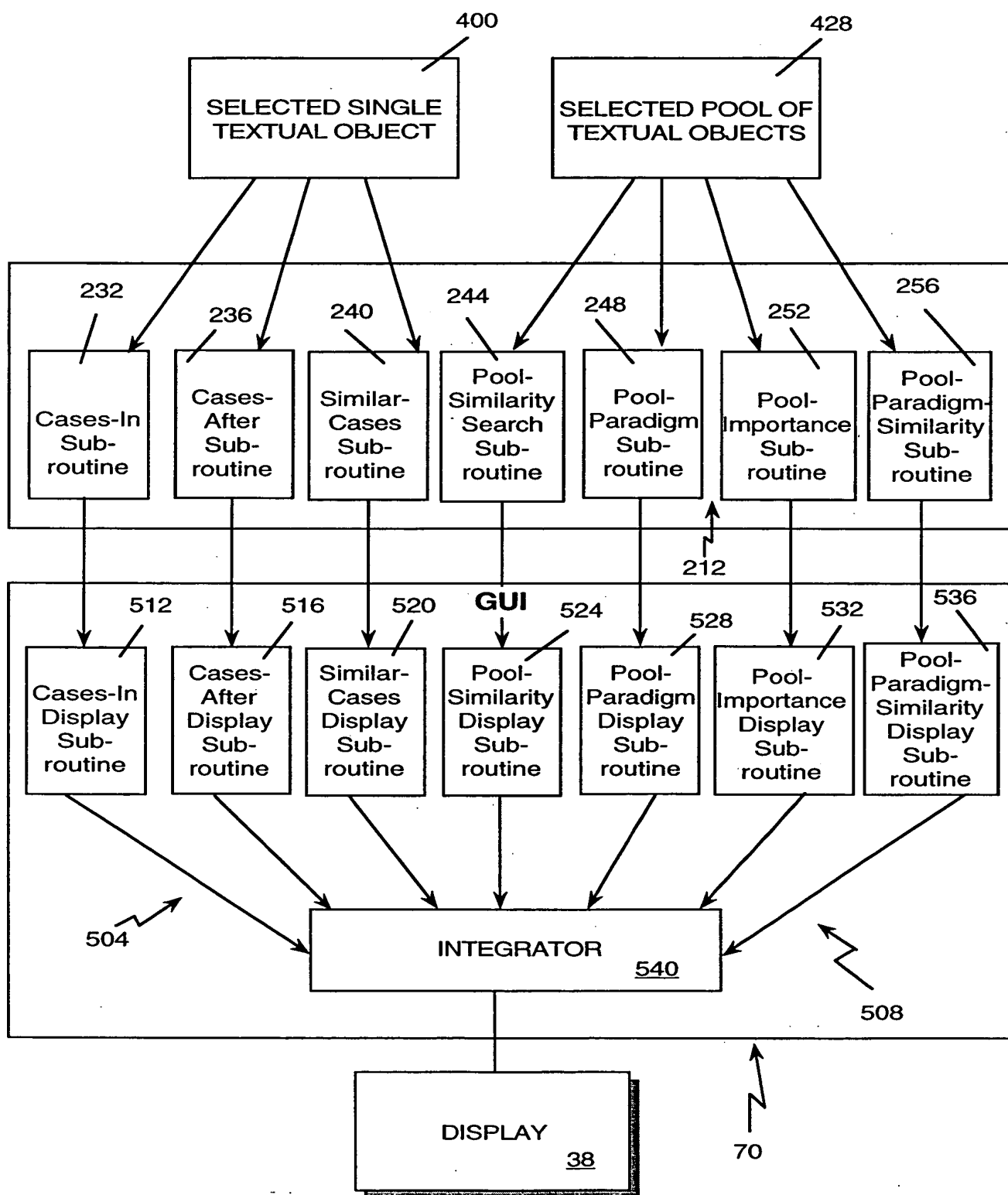


Fig. 5A

Fig. 5B

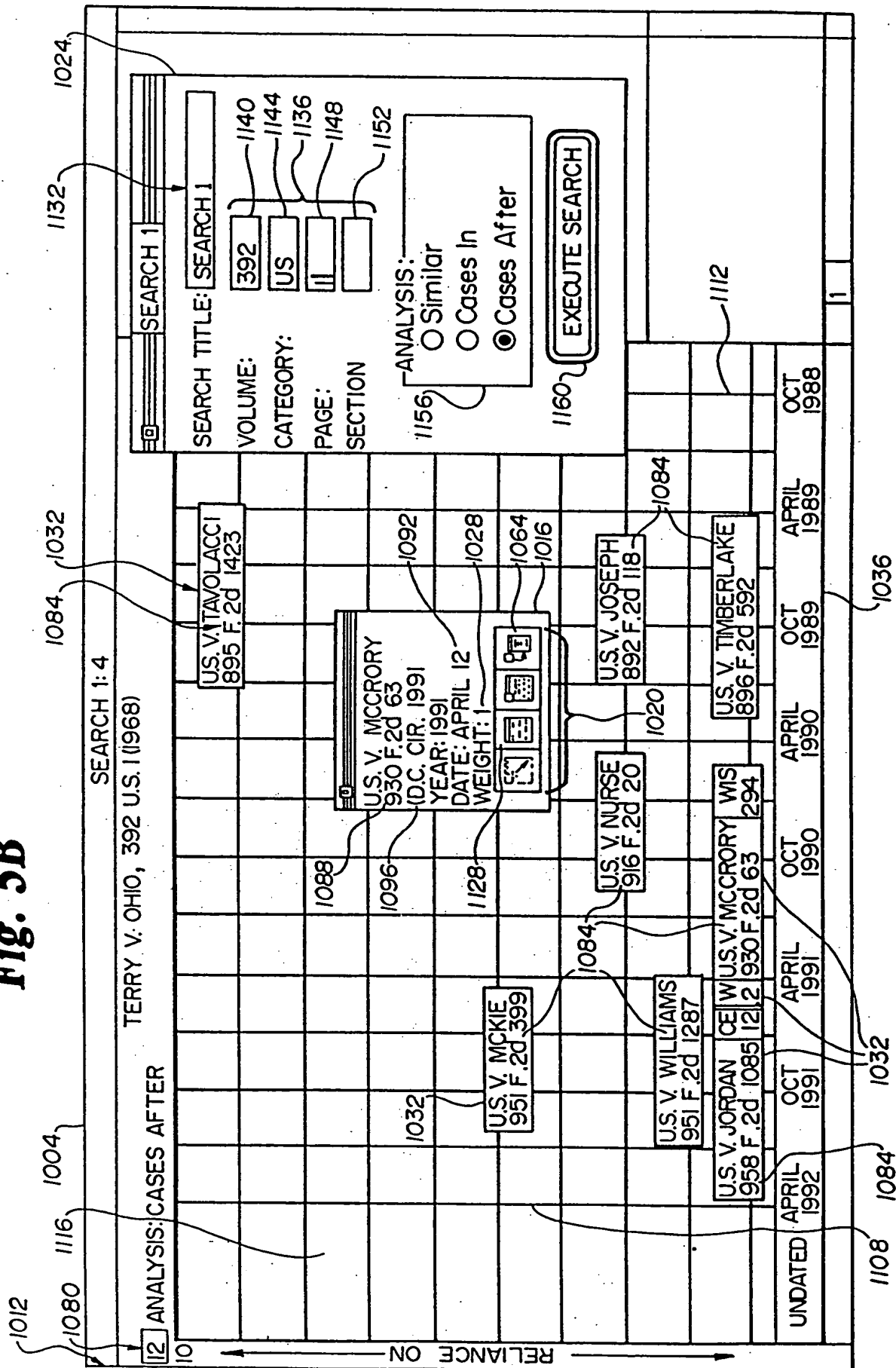
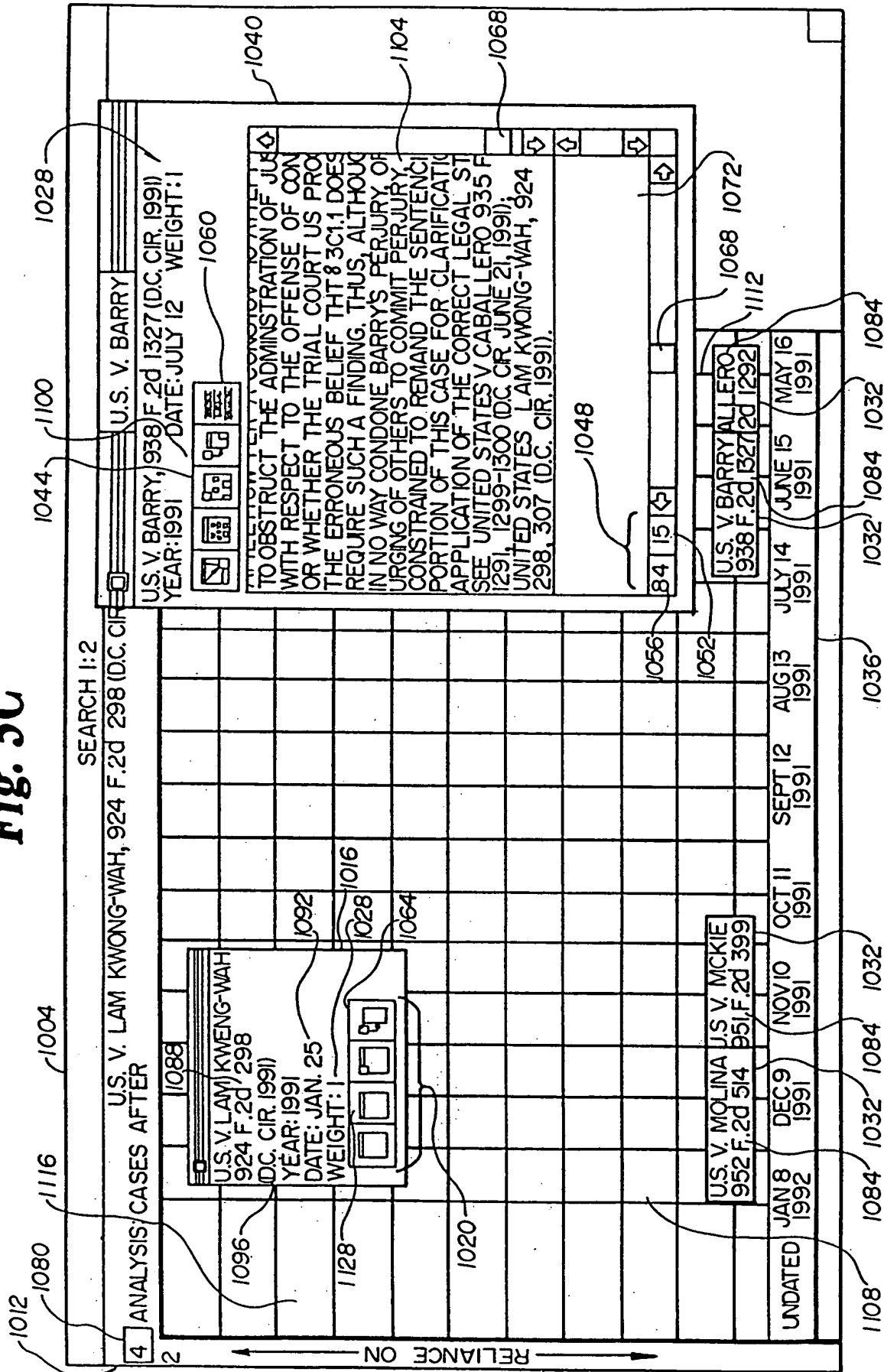


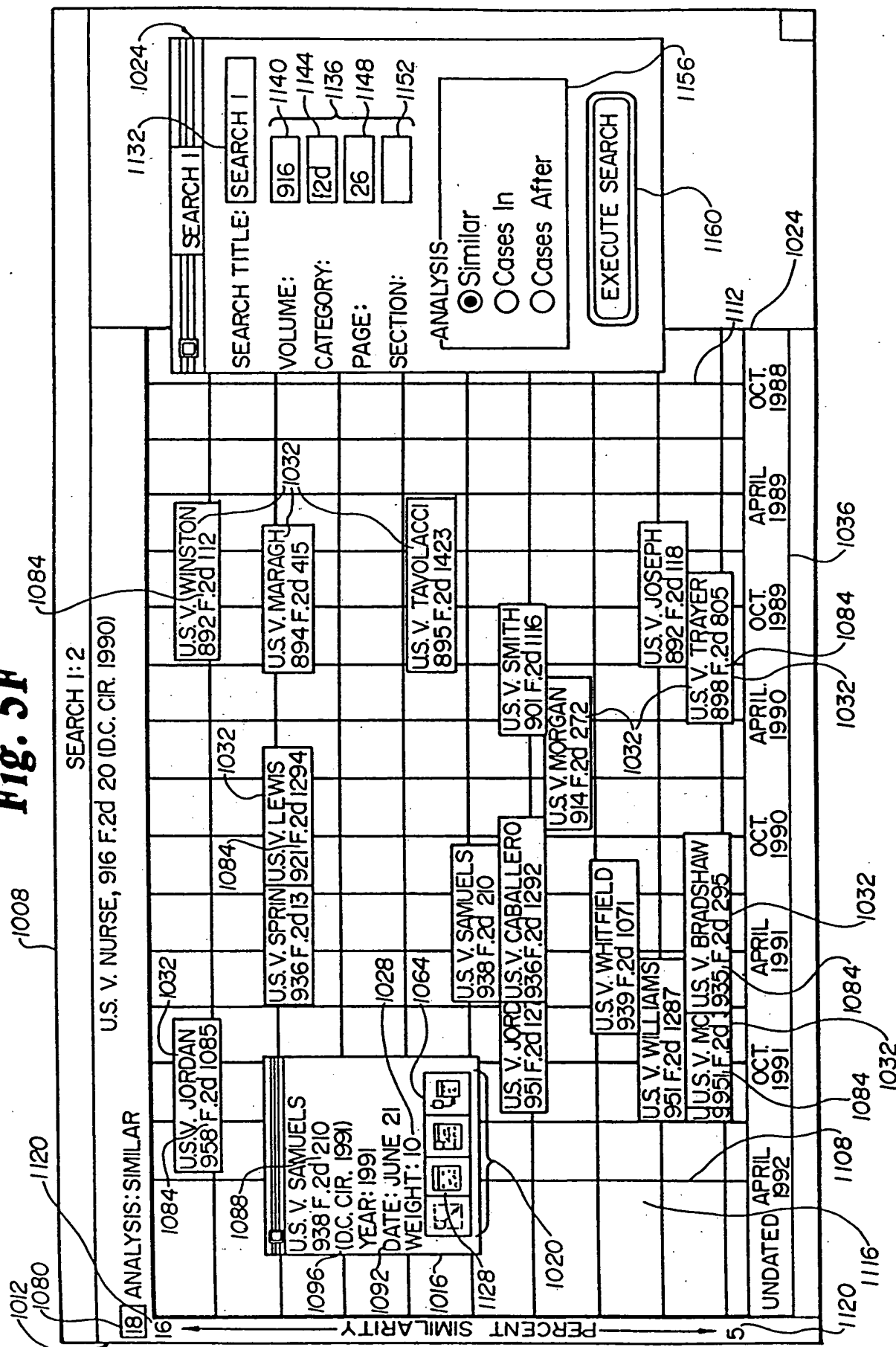
Fig. 5C







**Fig. 5F**





**Fig. 5G**

[illegible]

**Fig. 5H**

The figure shows a search interface window titled "SEARCH 1". The window contains the following elements:

- SEARCH TITLE:** A text input field containing "SEARCH 1".
- VOLUME:** A text input field containing "910".
- CATEGORY:** A text input field containing "f2d".
- PAGE:** A text input field containing "843".
- SECTION:** An empty text input field.
- ANALYSIS:** A section containing three radio button options:
  - ☐ Similar
  - ☐ Cases In
  - ☒ Cases After
- EXECUTE SEARCH:** A button at the bottom of the window.

Reference numerals point to various parts of the interface:

- 1024: Points to the title bar area.
- 1132: Points to the "SEARCH TITLE" label.
- 1140: Points to the "VOLUME" label.
- 1144: Points to the "CATEGORY" label.
- 1136: Points to the "PAGE" label.
- 1148: Points to the "SECTION" label.
- 1152: Points to the "ANALYSIS" section.
- 1156: Points to the "Cases After" radio button.
- 1160: Points to the "EXECUTE SEARCH" button.

# SCHEMATIC REPRESENTATIONS OF THE EIGHTEEN PRIMARY PATTERNS

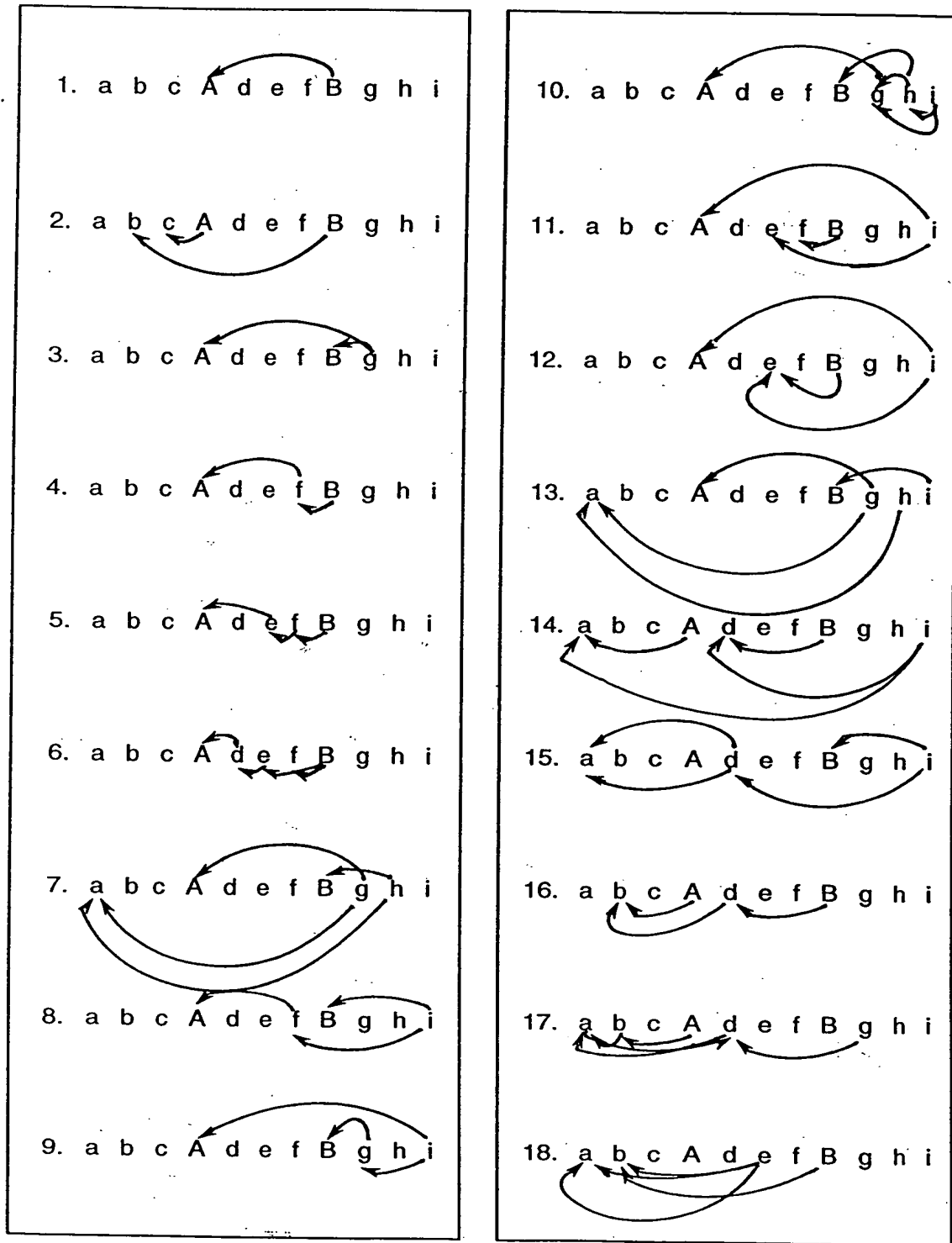


Fig. 6

09854577.054504

09854577.051501

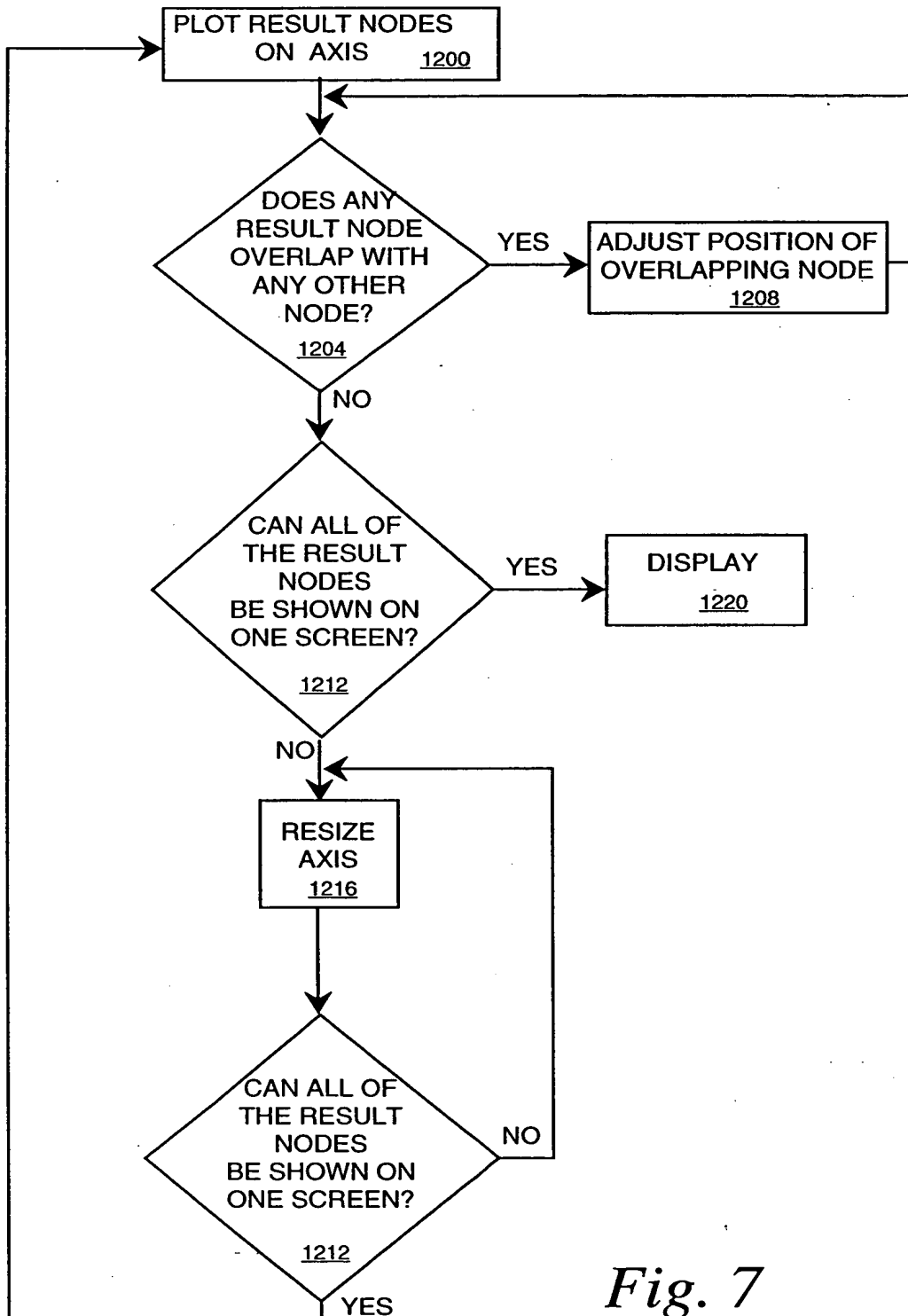


Fig. 7

Fig. 8-1

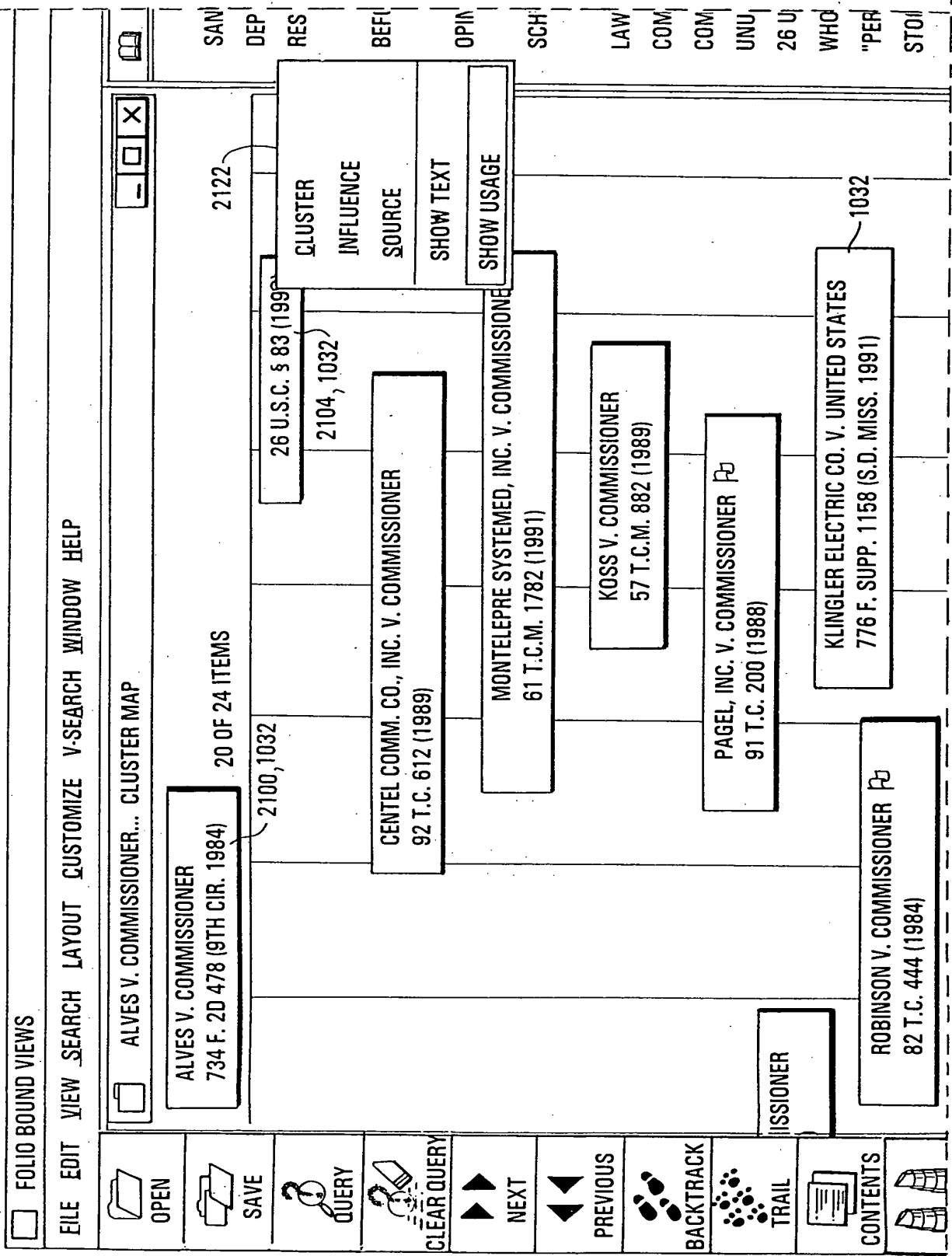


Fig. 8-2

LIBERTECH DEMONSTRATION INFOBASE	
ALVES V. COMMISSIONER, 734 F. 2D 478 (9TH CIR. 1984)	
DIEGO, CALIF, 92101, FOR PETITIONERS-APPELLANTS. JAY MILLER,	
DEPARTMENT OF JUSTICE, WASHINGTON, D.C. 20530, FOR	
PONDENT-APPELLEE	
DRE KENNEDY, SCHROEDER, AND BOOCHEVER, CIRCUIT JUDGES.	
JION	
ROEDER, CIRCUIT JUDGE:	
RENCE J. ALVES APPEALS A TAX COURT DECISION SUSTAINING THE	
MISSIONER'S FINDING OF DEFICIENCY FOR 1974 AND 1975. ALVES V.	
MISSIONER, 79 T. C. 864 (1982). THE APPEAL RAISES AN	
SUAL QUESTION UNDER SECTION 83 OF THE INTERNAL REVENUE CODE,	
.S.C. § 83 (1982). SECTION 83 REQUIRES THAT AN EMPLOYEE	
HAS PURCHASED RESTRICTED STOCK IN CONNECTION WITH HIS	
"FORMANCE OF SERVICES" MUST INCLUDE AS ORDINARY INCOME THE	
CK'S APPRECIATION IN VALUE BETWEEN THE TIME OF PURCHASE AND THE	

HIGHLIGHTER	BOOKMARK	GO TO	FIELD	MISSIONER	79)	1033	2120
				CAMPBELL V. COMMISSIONER		59 T.C.M. 236 (1990)	
				SCHULMAN V. COMMISSIONER		93 T.C. 623 (1989)	
				ROBINSON V. COMMISSIONER		805 F. 2D 38 (1ST CIR. 1986)	
				TREAS. REG § 1.83-3 (1985)			
				26 U.S.C. § 83 (C) (1983)			
				MONTEPRE SYSTEMED, INC. V. COMMISSIONER		956 F. 2D 496 (5TH CIR. 1992)	
				CENTEL COMM. CO., INC. V. COMMISSIONER		920 F. 2D 1196 (7TH CIR. 1990)	
				BAGLEY V. COMMISSIONER		806 F. 2D 169 (8TH CIR. 1986)	
				REV. RUL. 83-22			
				AIDOO V. COMMISSIONER		65 T.C.M. 1798 (1993)	
				JAN. 1980		JAN. 1982	
				JAN. 1984		JAN. 1986	
				JAN. 1988		JAN. 1990	
				JAN. 1992			
				RECORD: 8/1888		HIT: 1/10	
				QUERY: [GROUP 734 F. 2D 478: [FIELD 26 U.S.C. § 83.*]]			

**Fig. 8-3**

Fig. 8-4

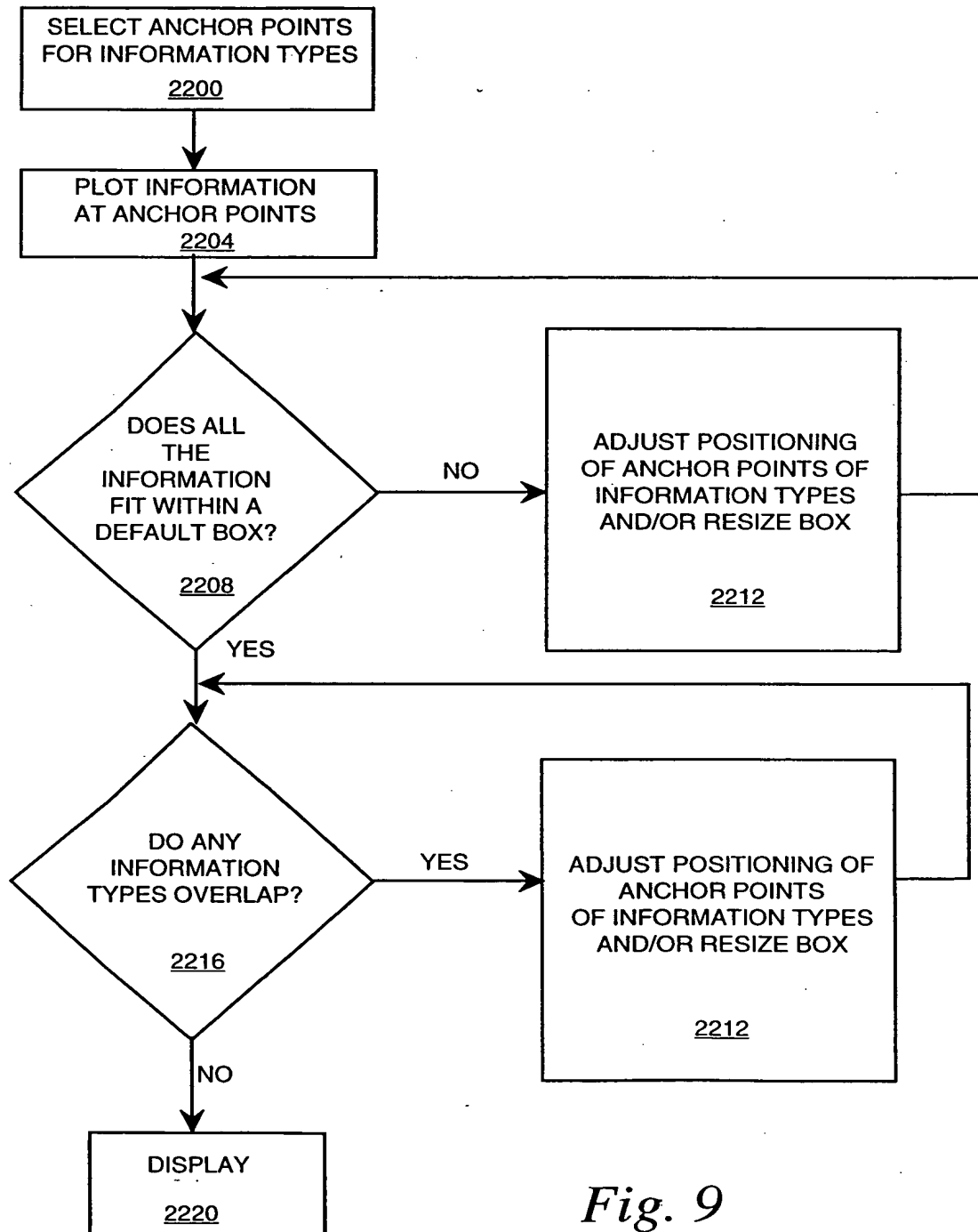
THE RESTRICTIONS LAPSE, UNLESS AT THE TIME HE PURCHASED THE STOCK  
 .ECTED TO INCLUDE AS INCOME THE DIFFERENCE BETWEEN THE PURCHASE  
 E AND THE FAIR MARKET VALUE AT THAT TIME. 1 THE ISSUE HERE IS  
 THER SECTION 83 ☐ APPLIES TO AN EMPLOYEE'S PURCHASE OF  
 RICTED STOCK WHEN, ACCORDING TO THE STIPULATION OF THE PARTIES, THE  
 UNT PAID FOR THE STOCK EQUALED ITS FULL FAIR MARKET VALUE, WITHOUT  
 ARD TO ANY RESTRICTIONS. THE TAX COURT, WITH TWO DISSENTING  
 JOINS, HELD THAT SECTION 83 ☐ APPLIES TO ALL RESTRICTED STOCK THAT IS  
 NSFERRED "IN CONNECTION WITH THE PERFORMANCE OF SERVICES,"  
 ARDLLESS OF THE AMOUNT PAID FOR IT. 79 T. C. ☐ AT 878. WE AFFIRM.

TS

ERAL DIGITAL CORPORATION (THE COMPANY) WAS FORMED IN APRIL,  
 D, TO MANUFACTURE AND MARKET MICRO-ELECTRONIC CIRCUITS. AT ITS  
 T MEETING, THE COMPANY'S BOARD OF DIRECTORS RESOLVED TO ISSUE  
 00 SHARES OF ITS COMMON STOCK TO ITS COMPANY PRESIDENT, AND  
 00 SHARES TO THE COMPANY UNDERWRITER. THE BOARD ALSO VOTED TO  
 AN ADDITIONAL 264,000 SHARES OF COMMON STOCK TO SEVEN NAMED



09854577-051501  
TOST50" 4545860



*Fig. 9*

Fig. 10A-1

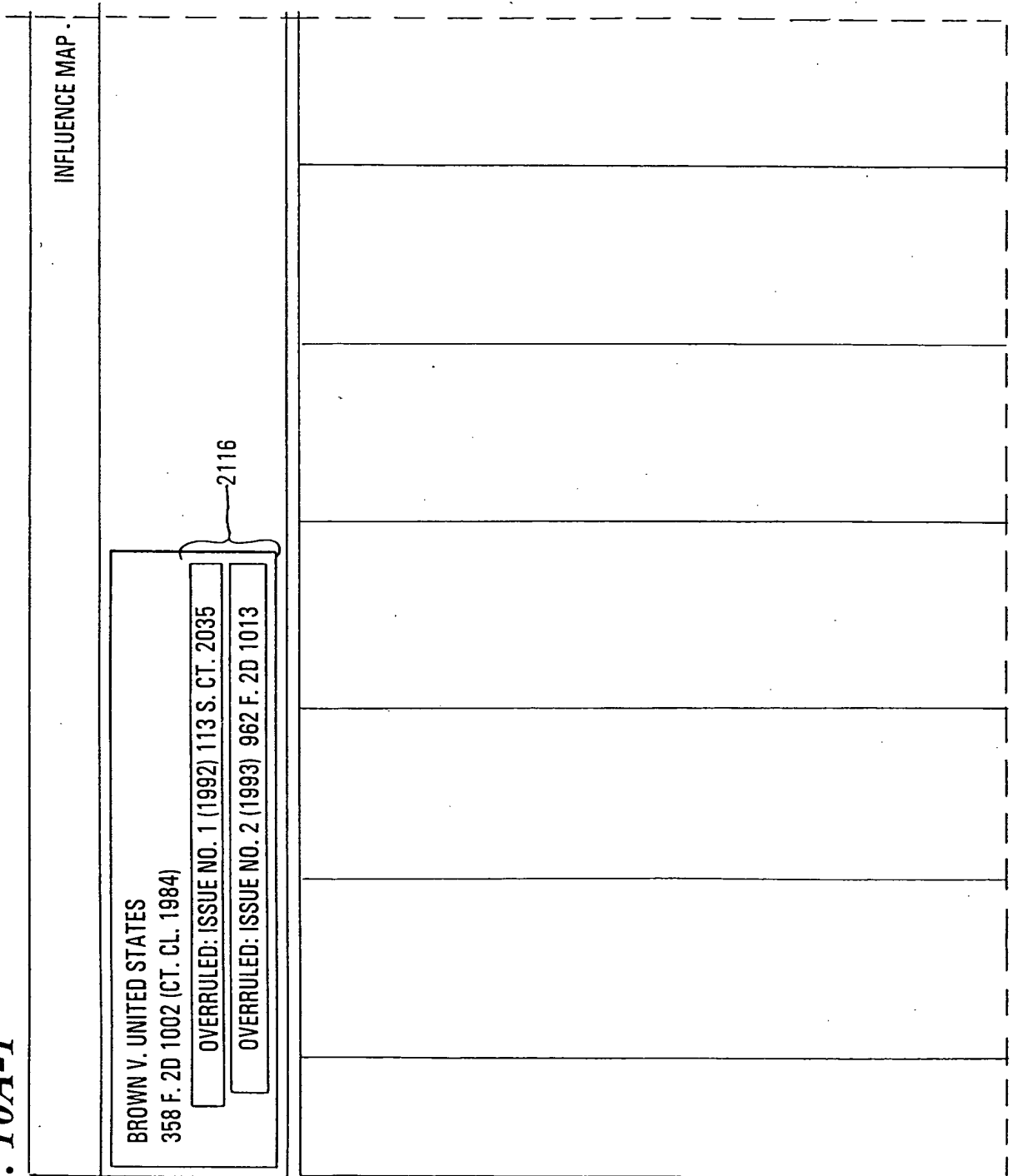
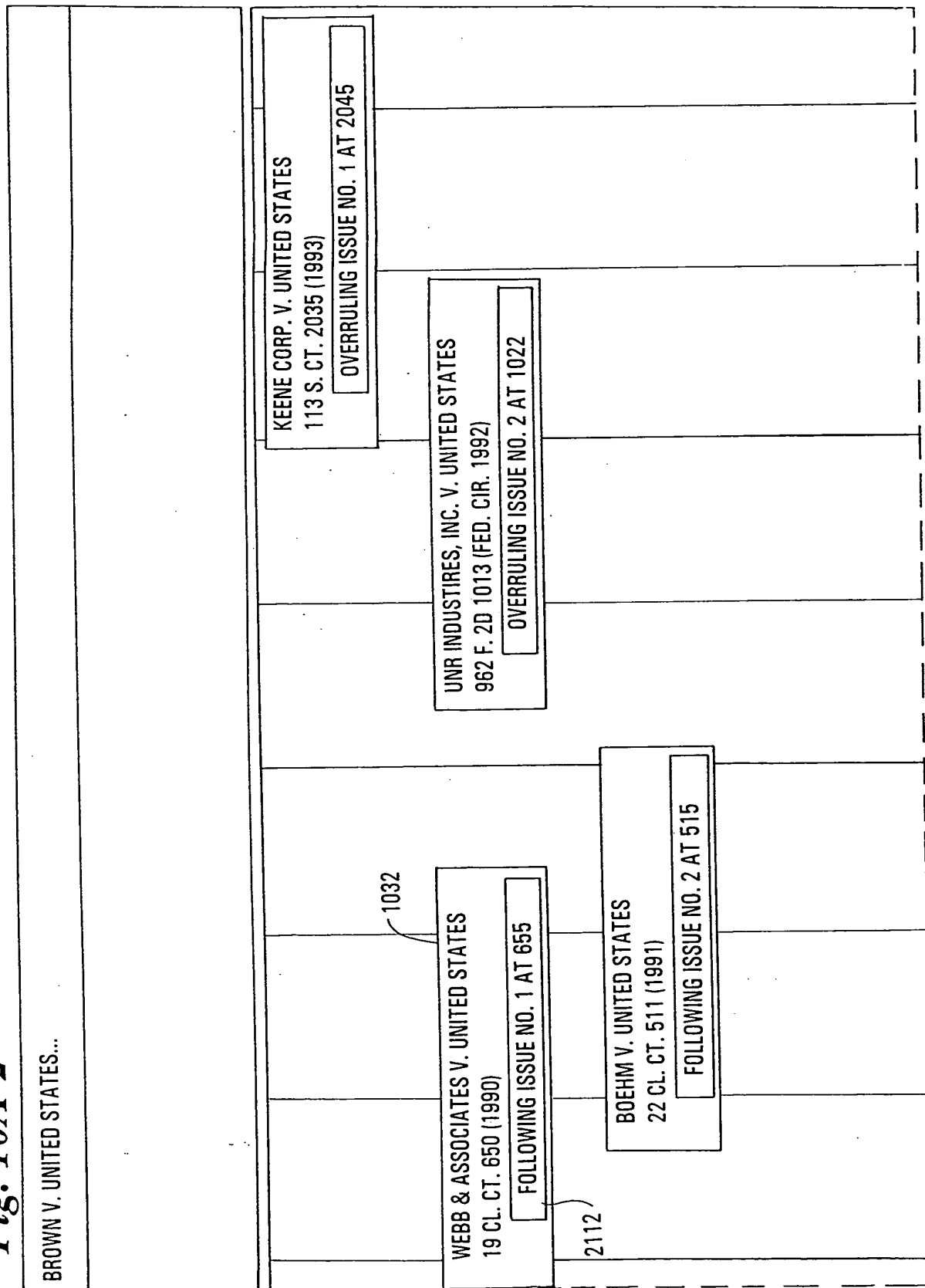


Fig. 10A-2







**Fig. 10B-1**

SOURCE MAP - TERRY V. OHIO

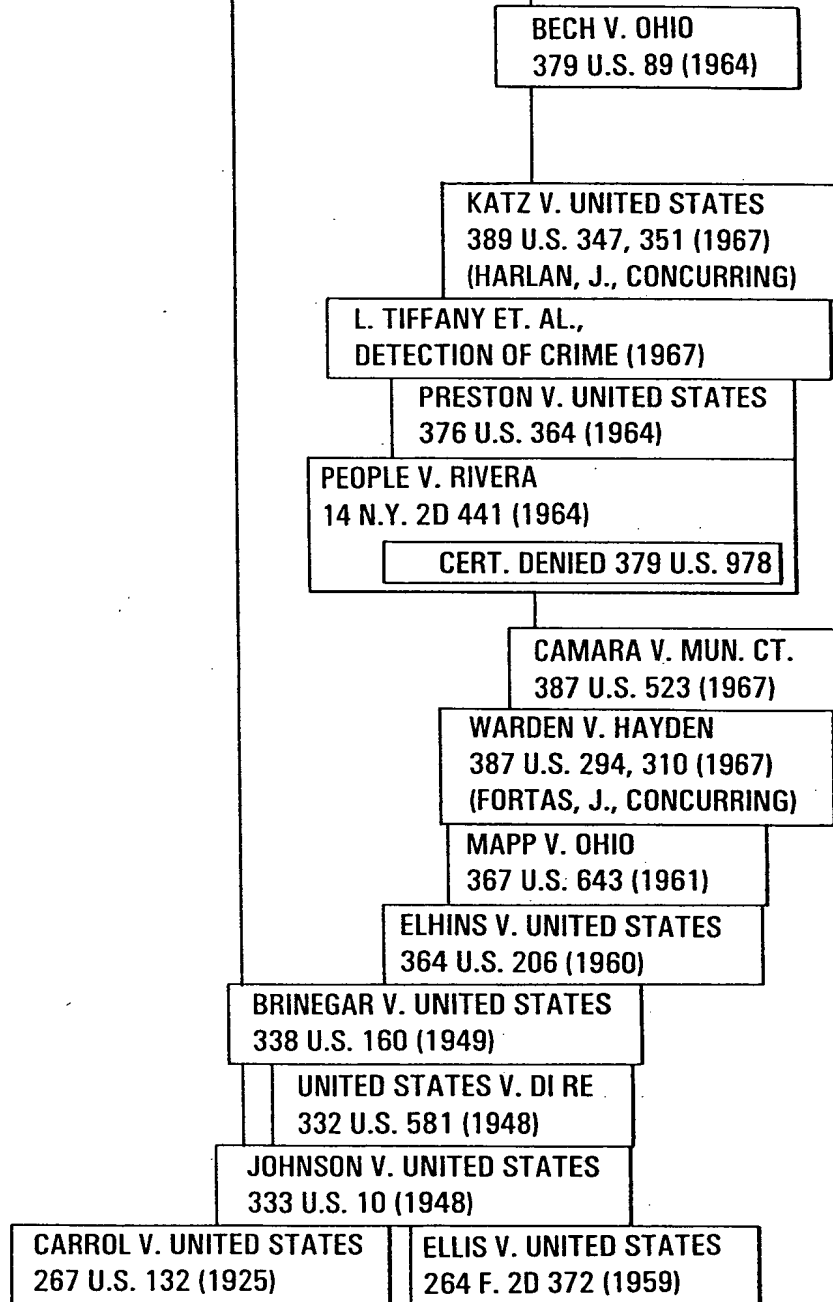
**TERRY V. OHIO**  
**292 U.S. 1 (1968)**

U.S. CONST. AMEND. IV 1791

[illegible]

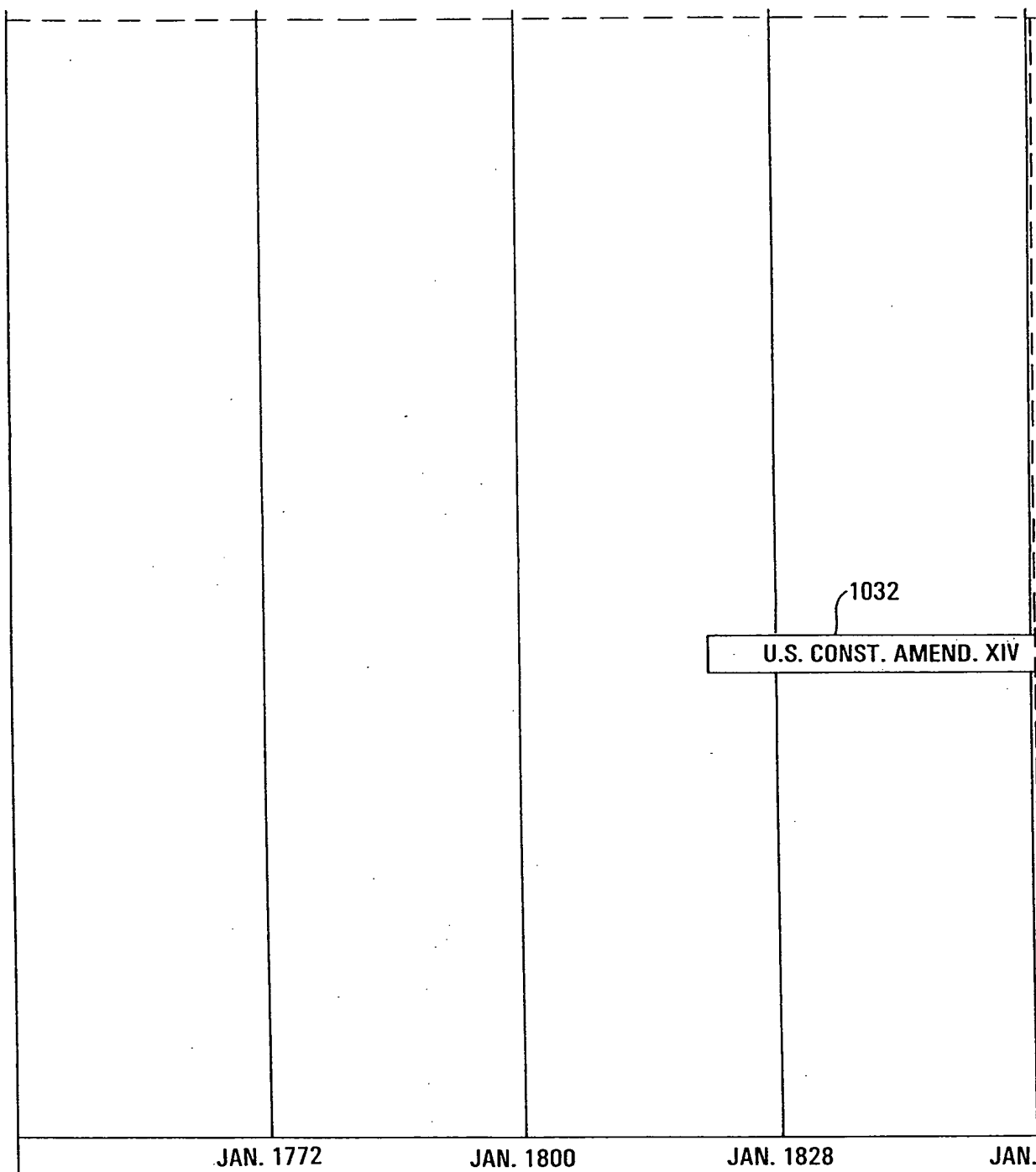
*Fig.10B-2*

292 U.S. 1 (1968)



09854577 051501

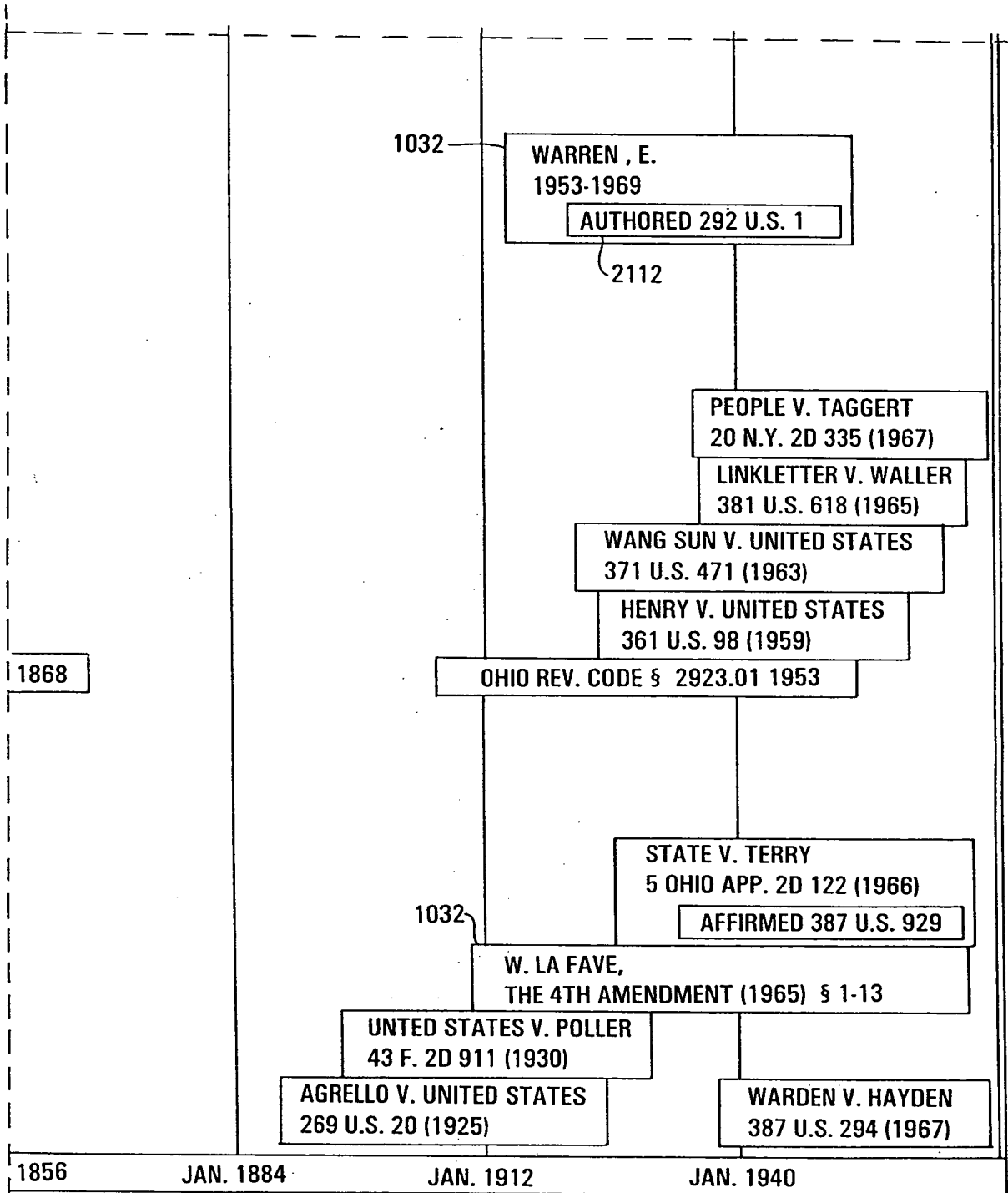
*Fig.10B-3*



0985457 "051501  
FOI 50 2545860



**Fig.10B-4**



0985457.051501  
TOST50" 22545860

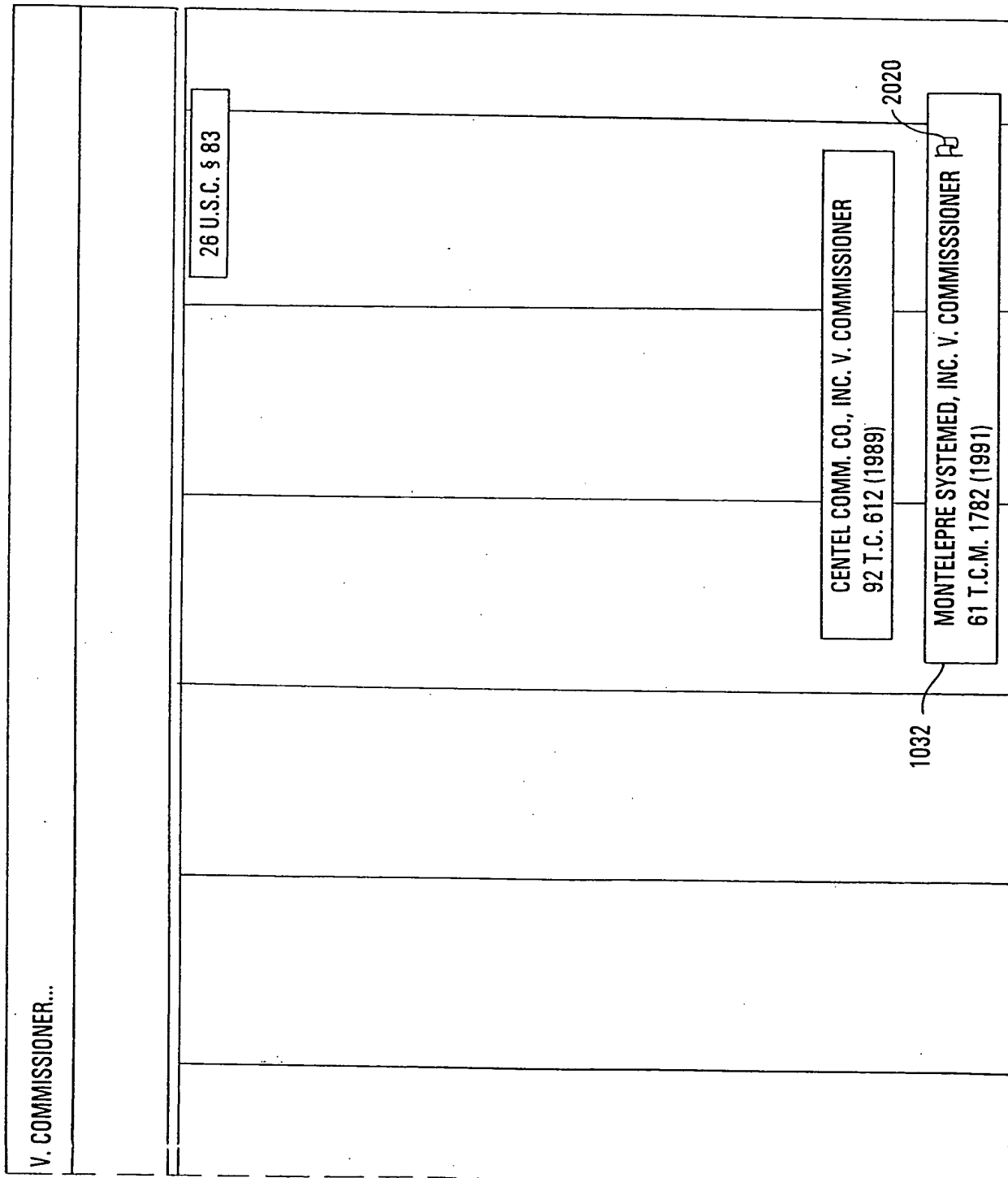
**Fig. 10C-1**

CLUSTER MAP - PAGEL, INC. |

**PAGEL, INC. V. COMMISSIONER**  
**91 T.C. 200 (1988)**

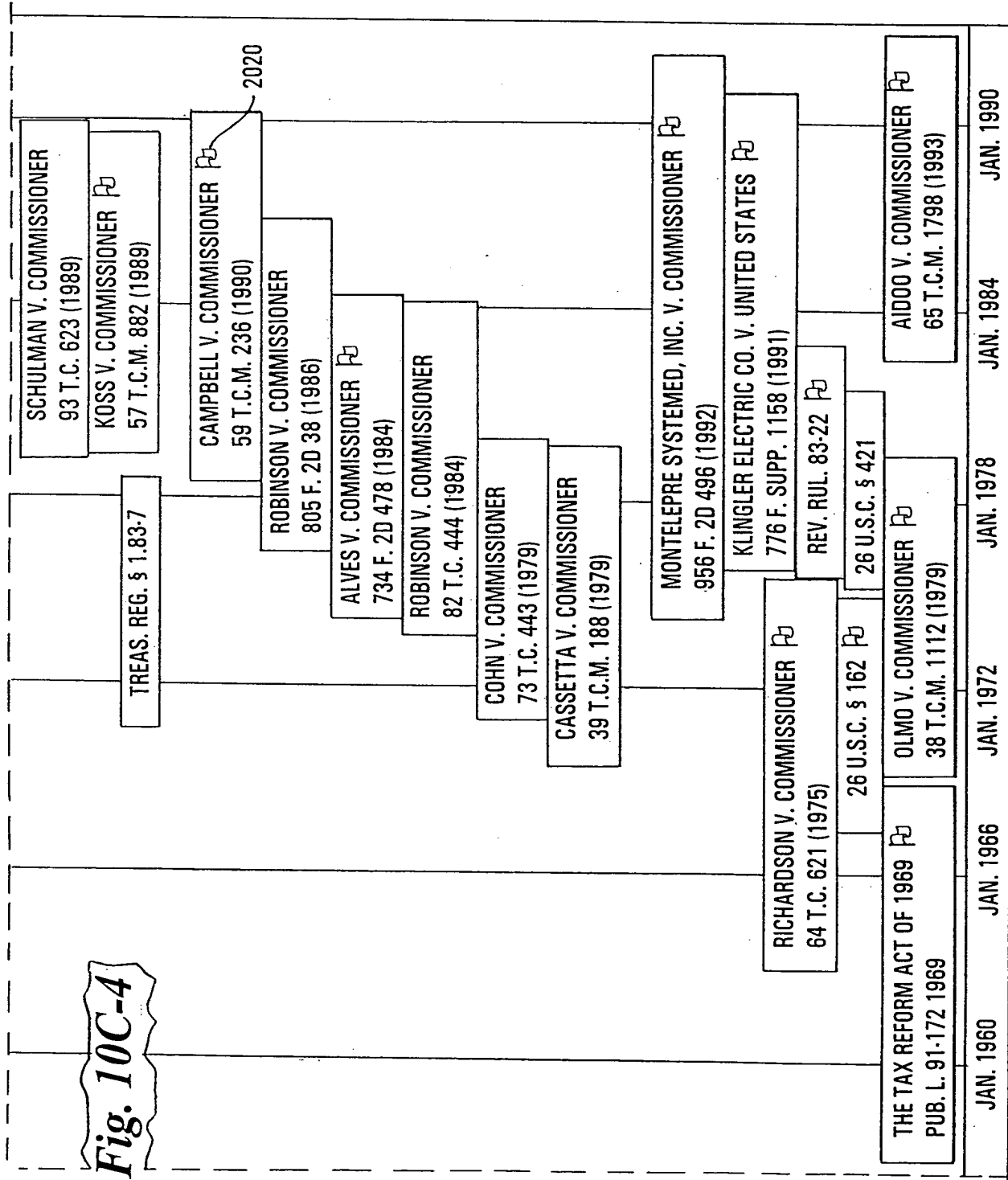
1032

Fig. 10C-2





**Fig. 10C-4**



09854577-051501

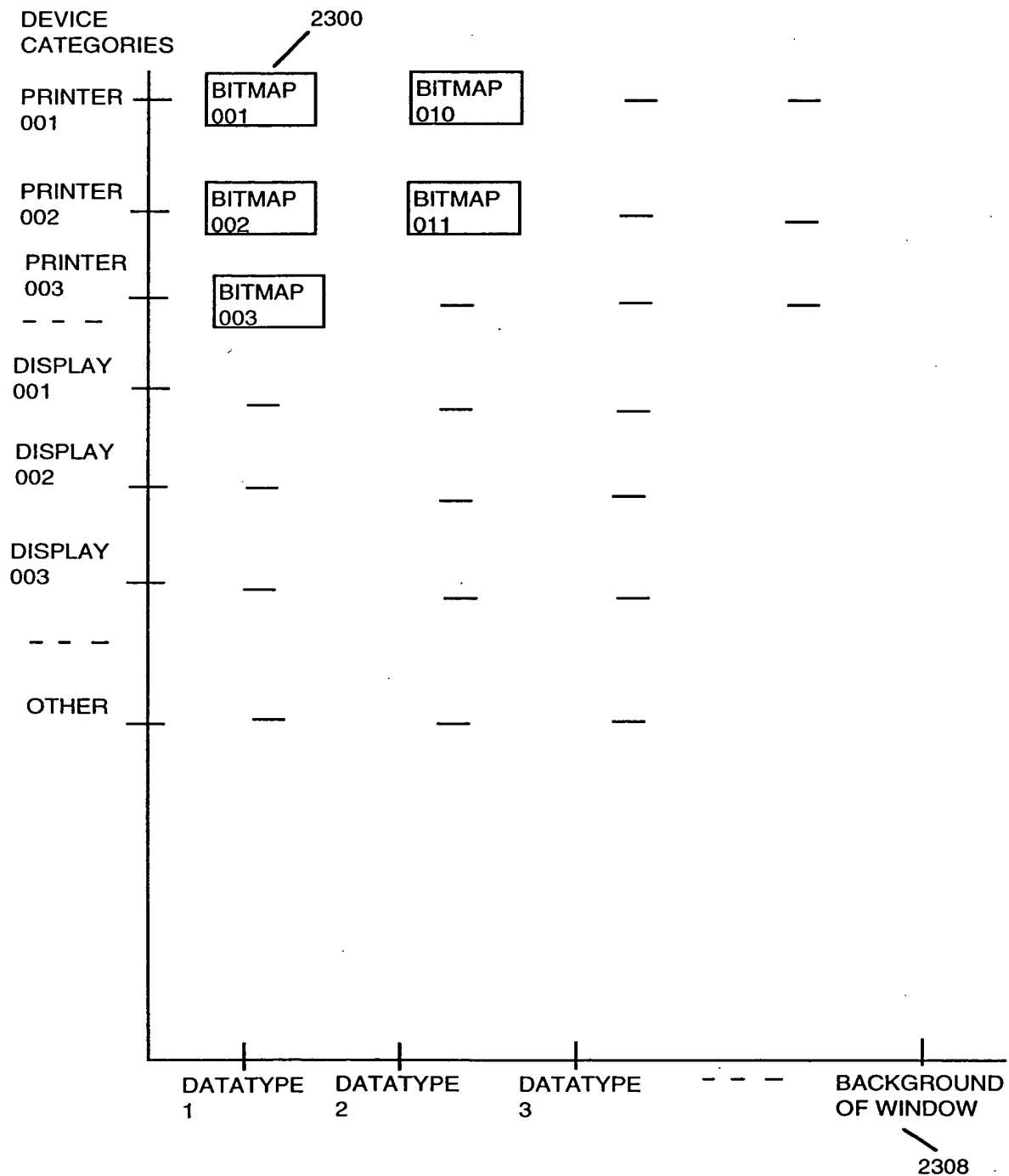
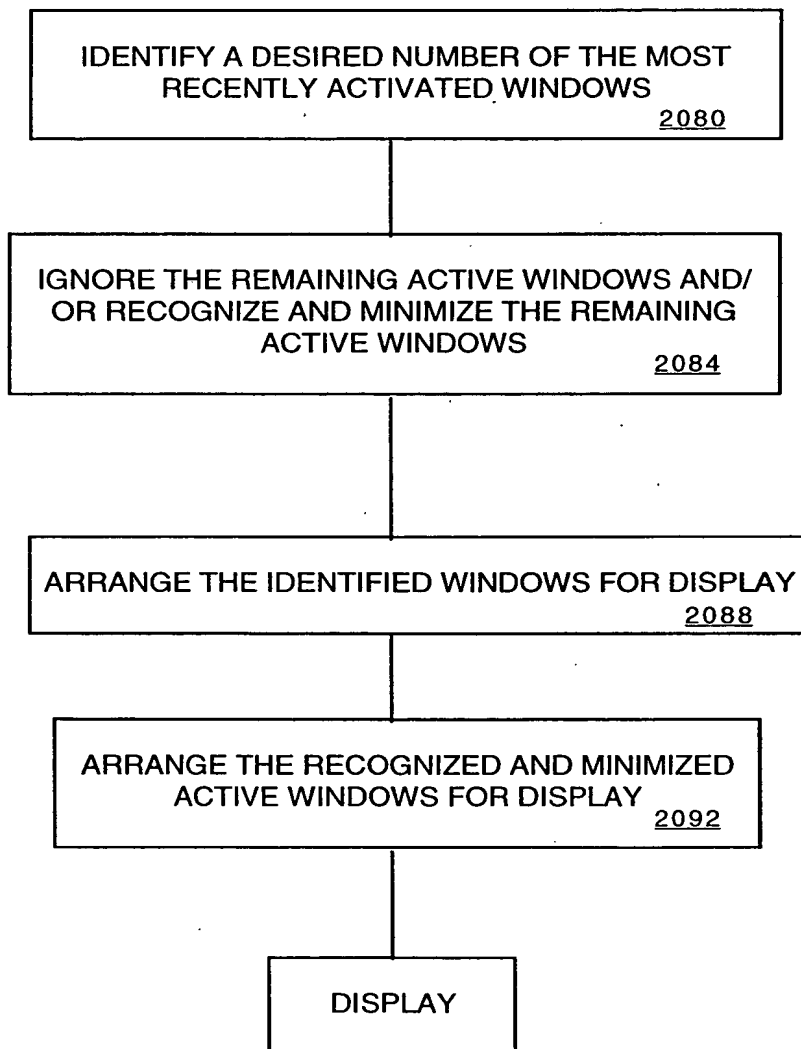


Fig. 11



*Fig. 12*

Fig. 13A-1

FOLIO BOUND VIEWS		FILE EDIT VIEW SEARCH V-SEARCH WINDOW HELP	
<input type="checkbox"/> THE CONSTITUTIONAL RIGHT TO...	<input type="checkbox"/> H. L. V. MATHESON 450 U.S.	<input type="checkbox"/> X	
<div> <div>  OPEN         </div> <div>  SAVE         </div> <div>  QUERY         </div> <div>  CLEAR QUERY         </div> <div>  NEXT         </div> <div>  PREVIOUS         </div> <div>  BACKTRACK         </div> </div>	<div> <div> </div> <div> </div> </div>	<div> <div> </div> <div> </div> </div>	
<p>           UNION PACIFIC            RAILWAY            COMPANY V.            BOTSFORD.         </p> <p>           UNION PACIFIC RAILWAY            CO. V. BOTSFORD 141            U.S. 250         </p> <p>           ERROR TO THE CIRCUIT COURT OF            THE UNITED STATES FOR THE            DISTRICT OF INDIANA.         </p>		<p>           H. L. V. MATHESON            450 U.S. 389, 425 (1981)            (MARSHALL, J. DISSENTING)         </p> <p>           CAREY V. POPULATION SERVICES INTERNATIONAL            431 U.S. 678 (1977)         </p> <p>           MANNED PARENTHOOD OF MISSOURI V. DANFORTH            8 U.S. 52 (1976)         </p> <p>           ROE V. WADE         </p>	



Fig. 13A-2

<div>▶ □ X</div>	
<div>UNION PACIFIC RAILWAY CO. ▶ □ X</div>	
<div>UNION PACIFIC RAILWAY CO. V. BOTSFORD 141 U.S. 250 (1981) 3 OF</div>	
<div>00L V. SALKIEWICZ</div>	
<div>ANFORTH Pj</div>	

Fig. 13A-3







 TRAIL		NO. 1375. SUBMITTED JANUARY 6, 1891.--DECIDED MAY 25, 1891.		410 U.S. 113 (1973)		HARRI 448 U	
 CONTENTS		LIBERTECH CASE HOLDING: FEDERAL COURTS DO NOT HAVE THE POWER UNDER FEDERAL STATUTES OR COMMON LAW TO ORDER A PLAINTIFF IN A PERSONAL INJURY CIVIL SUIT TO SUBMIT TO A PHYSICAL EXAMINATION REQUESTED BY THE		E, 82 YALE L. J. 920 (1973)		BELLOTTI V. 443 U. S. (	
 HIGHLIGHTER				V. 74 COLUM. L. REV. 1410 (1974)			
 BOOKMARK				DOE V. BOTTON 410 U.S. 179 (1973)			
 GO TO				WISCONSIN V. VODER 486 U. S. 205 (1972)			
 FIELD				EISENSTADT V. BAIRD 406 U.S. 438 (1972)		MATHER V. ROE 432 U. S. 464 (197	
				JAN. 1967		JAN. 1971	
				JAN. 1975			
				RECORD 113/10715		HIT 010	
				QUERY			

Fig. 13A-4

H. L. V. MATHESON 450 U.S. 398. 425 (1981) (MARSHALL, J. DISSENTING)			
V. ROE S. 484 (1977)	INTERNATIONAL		
FOODY V. MANCHESTER MEMORIAL HOSP. 40 CONN. SUP. 127 (1984)			
HARRIS V. MCRAE 448 U.S. 297 (1980)			
BELLOTTI V. BAIRD 443 U.S. 622 (1979)			
JAN. 1976	JAN. 1980	JAN. 1981	
◀		▶	

Fig. 13B-1








FOLIO BOUND VIEWS	
FILE EDIT VIEW SEARCH V-SEARCH WINDOW HELP	
<div>  OPEN         </div> <div>  SAVE         </div> <div>  QUERY         </div> <div>  CLEAR QUERY         </div> <div>  NEXT         </div> <div>  PREVIOUS         </div> <div>  BACKTRACK         </div>	<p>THE CONSTITUTIONAL RIGHT TO PRIVACY: ROE V. WADE AND BEYOND</p> <p><b>UNION PACIFIC RAILWAY COMPA</b></p> <p>UNION PACIFIC RAILWAY CO. V. BOTSFOR</p> <p>ERROR TO THE CIRCUIT COURT OF THE UNITED STATES FOR TH NO. 1375. SUBMITTED JANUARY 6, 1891.--DECIDED MAY 2</p> <p><u>LIBERTECH CASE HOLDING:</u> FEDERAL COURTS DO NOT HAVE THE POWER U TO ORDER A PLAINTIFF IN A PERSONAL INJURY CIVIL SUIT TO SUBMIT-TO A DEFENSE TO DETERMINE THE EXTENT OF HIS OR HER INJURIES. JUSTICE GR THE COURT.</p>

Fig. 13B-2

<div>▶ □ ×</div>	
<div>▶ □ ×</div>	
<div>◀ □</div>	
NY V. BOTSFORD	
D 141 U.S. 250	
E DISTRICT OF INDIANA.	
5, 1891.	
NDER FEDERAL STATUTES OR COMMON LAW PHYSICAL EXAMINATION REQUESTED BY THE AY WROTE THE OPINION FOR 7 MEMBERS OF	

Fig. 13B-3









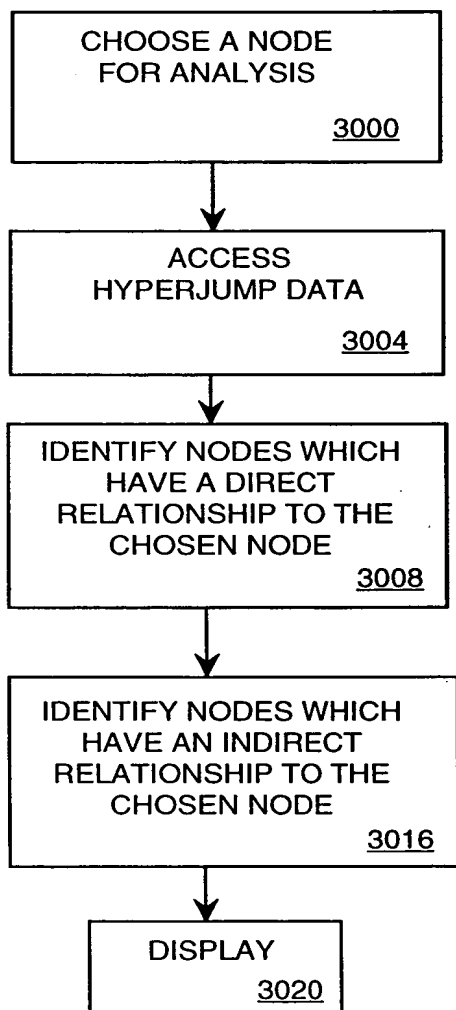
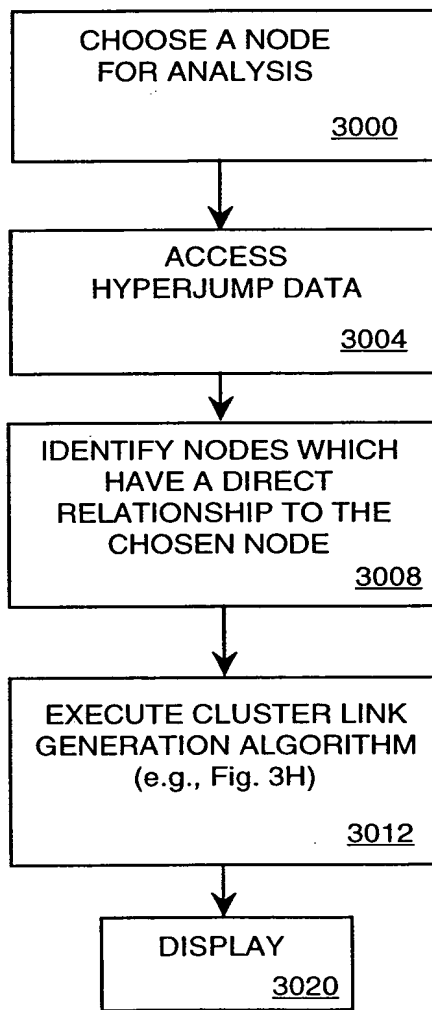
 TRAIL	<div>  UNION PACIFIC RAILWAY CO. V. BOTSFORD CLUSTER MAP         </div>			
 CONTENTS	<div>  UNION PACIFIC RAILWAY CO. V. BOTSFORD 141 U.S. 250 (1894)         </div> <div>6 OF 21 ITEMS</div>			
 HIGHLIGHTER	<div>U. S. CONST. AMEND. XIV 1869</div>			
 BOOKMARK	<div>U. S. CONST. AMEND. 1791</div> <div>SUPERINTENDE 373 MOES 728</div>			
 GO TO	<div>JAN. 1781      JAN. 1792      JAN. 1825      JAN. 1867      JAN.</div>			
 FIELD	<div>RECORD 113/10715      HIT 0/0      QUERY</div>			

Fig. 13B-4

▼	
▼ □ ×	
◀	
▶	
ROE V. WADE 410 U.S. 113 (1973)	
NT OF BEICHERTOWN STATE SCHOOL V. SALKIEWICZ (1977)	
GRISWOLD V. CONNECTICUT 381 U.S. 479 (1964)	
H.L. V. MATHESON 450 U.S. 398. 425 (1981)	
1900	JAN. 1921
JAN. 1958	



*Fig. 14A*



*Fig. 14B*